State of Joina

JOURNAL OF THE SENATE

of the

SIXTY-FIRST GENERAL ASSEMBLY

Convened January 11, 1965 Adjourned June 4, 1965

HAROLD E. HUGHES, Governor ROBERT D. FULTON, President of the Senate VINCENT B. STEFFEN, Speaker of the House

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OFFICERS OF THE SENATE

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JOHN EBBESMIER, File Clerk	Burlington
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MARY RENOE, Postmistress	Garden Grove
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ELECTIVE STATE OFFICERS Official Address, Des Moines, Iowa

Name	Title	Residence	Politics
Harold E. Hughes			Democrat
Robert D. Fulton			Democrat .
Gary L. Cameron			
Lorne R. Worthington	State Auditor		Democrat
Paul Franzenburg			Democrat
Kenneth E. Owen			Democrat
Lawrence F. Scalise	Attorney General	Carlisle	Democrat
Theodore G. Garfield		Ames	
Norman R. Hays	Judge of the Supreme Court	Knoxville	Republican
Robert L. Larson	Judge of the Supreme Court	Iowa City	Republican
C. Edwin Moore	Judge of the Supreme Court	Des Moines	Republican
Henry K. Peterson	Judge of the Supreme Court	Council Bluffs	Republican
Bruce M. Snell	Judge of the Supreme Court	Ida Grove	Republican
William C. Stuart	Judge of the Supreme Court	Chariton	Republican
G. K. Thompson		Cedar Rapids	Republican
T. Eugene Thornton	Judge of the Supreme Court	Waterloo	Democrat

SENATORS IN GENERAL ASSEMBLY

Main. Franklin S. Lamoni. 48 Farmer. 4 Union, Ringgold, Decatur. 57, 58, 59, 6 McGill, Donald S. Melrose. 58 Farmer. 3 Lucas, Monroe, Wayne. **McNally, James M. Sjoux City. 30 Attorney. 39 Woodbury. \$\text{Messerly, Francis L.} Cedar Falls. 49 Building Contractor. 34 Black Hawk. 59, 6 Mills, Max Milo. Marshall town. 43 Lawyer. 24 Marshall. 34 Wanello. 55, 59, 6	Name	Address	Age	Occupation	District	Counties Composing District	Former Legislative Service
Plencke, Donald G			60	Farmer, Warehouseman		Tama, Benton	
Bereike, Donald G	*Benda, Kenneth			Banker		Poweshiek, Iowa	60, 60X
Bries James E		Laurens	48	Attorney	37	l Buena Vista, Pocahontas,	59, 60, 60A
Buren, John L.	Briles, James E	Corning	38	Auctioneer	5	Adams, Montgomery, Taylor,	56, 58, 59, 60, 60X
Burke, Vincent S. Sloux City 44 Social Worker 39	Buren, John L	Forest City	51		47		
Burns, Robert J.	Burke, Vincent S	Sioux City	44	Social Worker	39	Woodbury	
Burrows, R. O. Belle Plaine 65	Burns, Robert J		42			Johnson	
Cassidy Joseph W						Tama Renton	54. 55. 60. 60X
Coleman, C. Joseph. Clare. 41 Farmer. 36 Condon, Gene F Waterloo. 36 Labor Union Official. 34 Black Hawk. Lawyer. 50 Des Moines. 39 Dedds, Robert R. Danville. 40 Lawyer. 27 Polis. Loyon, Slour. Lyon,							
Condon, Gene F Waterloo 36						Webster	57 58 59 60 60X
DeKoster, Lucas J. Hull	Condon Gene F			Labor Union Official		Dlock Hawle	
**Denman, William F. Des Moines 39 Lawyer 7 Polk						Tara Ciana	
*Dodds, Robert R. Danville. 40 Farmer. 7 *Elthon, Leo. Fertile. 66 Lumber Company Manager. 45 Worth, Mitchell, Howard. 45, 46, 47, 48, 49, 50, 56, 50, 62 Elys, John M. Cedar Rapids. 45 Buyer. 20 Linn. 52, 52X, 53, 54, 55, 62 Ely, John M. Cedar Rapids. 45 Buyer. 20 Linn. 56, 69, 69, 69, 60 Flatt, Joseph B. Winterset. 42 Marchant. 13 Adair, Clarke, Madison. 58, 59, 69, 60 Floy, Delbert W. Thorston. 37 *Frommelt, Andrew G. Dubuque. 43 Insurance, Real Estate. 32 Dubuque. 55, 56, 57, 58, 59, 60 Flatter, R. W. Clarion. 54 Hagedorn, Merle W. Royal. 53 Farmer. 51 Kansen, Peter F. Manning. 69 Heaberlin, Stanley M. Pleasantville. 56 Farmer. 12 Marion. Warren. 48 Hill, Eugene M. Newton. 51 Farmer. 48 Elment, Palo Alto. Marchall. 59, 60 Kibbie, John P. Emmetsburg. 35 Farmer. 48 Elment, Palo Alto. 59, 60 Kibbie, John P. Emmetsburg. 35 Farmer. 48 Elment, Palo Alto. 59, 60 Kibbie, John P. Emmetsburg. 35 Farmer. 48 Elment, Palo Alto. 59, 60 Kibbie, John P. Emmetsburg. 35 Farmer. 48 Elment, Palo Alto. 50, 60 Farmer. 50, 60 Farmer. 50 Manufacturer. 51 Cley, Franclin. 53, 54, 55, 55, 50, 60 Manufacturer. 52 Sac, ids, Calhoun. 53, 54, 55, 55, 55, 50, 60 Manufacturer. 52 Sac, ids, Calhoun. 53, 54, 55, 55, 55, 50, 60 Manufacturer. 51 Sac, ids, Calhoun. 53, 54, 55, 55, 55, 55, 55, 55, 55, 55, 55						Lyon, oloux	Kg KO 60 60Y
Elvers, Adolph W. Elkader. 53 Elvy, John M. Cedar Rapids. 45 Ely, John M. Cedar Rapids. 45 Ely, John M. Cedar Rapids. 45 Farmer, Ins., Real Estate. 40 Flatt, Joseph B. Winterset. 42 Flov, Delbert W. Thornton. 37 Farmer. 46 Frommelt, Andrew G. Dubuque. 43 Farmer. 46 Frommelt, Andrew G. Dubuque. 43 Farmer. 51 Hagedorn, Merle W. Royal. 53 Farmer. 51 Hagedorn, Merle W. Royal. 54 Hansen, Peter F. Manning. 69 Heaberlin, Stanley M. Pleasantville. 56 Heying, H. L. West Union. 50 Helying, H. L. West Union. 50 Kilbie, John P. Emmetsburg. 55 Kileistad, Gilbert E. Council Bluffs. 45 Kileistad, Gilbert E. Council Bluffs. 45 Kileistad, Gilbert E. Council Bluffs. 45 Kyli, Vernon H. Parkersburg. 56 Kyli, Vernon H. Parkersburg. 56 Kyli, Vernon H. Parkersburg. 56 Maning, Farmer. 42 Kanning. 59						Polk	F7 50 50 60 60Y
Ely				rarmer		Des Moines	
Ely	Elthon, Leo	rerule	00	Lumber Company Manager	40	Worth, Mitchell, Howard	45, 46, 47, 48, 49, 50, 50A, 51,
Ely	731 4111 777					l	52, 52X, 53, 54, 55, 60, 60A
Ely						Allamakee, Clayton	
Farmer				Buyer		Linn	1
*Frommelt, Andrew G. Dubuque						Adair, Clarke, Madison	58, 59, 60, 60X
*Frommelt, Andrew G				Farmer		Cerro Gordo	
Pharmacist		Dubuque		Insurance, Real Estate		Dubuque	1
Hagedorn, Merle W		Mapleton	54	Pharmacist		i Monona Harrison	
**Hagie, R. W. Garion. 54 Farmer, Executive. 43 Wright, Franklin. 55, 59, 6 *Hansen, Peter F. Manning. 69 Investments and Insurance. 30 Carroll, Crawford. 58, 59, 6 Heying, H. L. West Union. 50 Farmer, Businessman. 41 Winneshiek, Fayette. *Hill, Eugene M. Newton. 51 Farmer. 25 Jasper. 58, 59, 6 Kibbie, John P. Emmetsburg. 35 Farmer. 48 Emmet, Palo Alto. 59, 6 Klefstad, Gilbert E. Council Bluffs. 45 Electrician. 59, 6 Kruck, Warren J. Boone. 43 Contractor. 28 Greene, Boone. Kyhl, Vernon H. Parkersburg. 56 Auto Dealer. 42 Bremer, Butler, Grundy. *Lange, Elmer F. Sac City. 47 Dairy Products Executive. 52 Sac, Ida, Calboun. 53, 54, 55, 56, 57, 58, 59, 6 *Lucken, J. Henry. Le Mars. 68 Retired Farmer. 38 Cherokee, Plymouth. 52, 52X, 53, 54, 55, 56, 59, 6 Main, Franklin S. Lamoni. 48 Farmer. 4 Union, Ringgold, Decatur. 57, 58, 59, 6 Min, Franklin S. Lamoni. 48 Farmer. 4 Union, Ringgold, Decatur. 57, 58, 59, 6 Mills, Max Millo. Marshalltown. 43 Lawyer. 24 Marshall. Mills, Max Millo. Marshalltown. 43 Lawyer. 24 Marshall. Mincks, Jake B. Ottumwa. 51 Lawyer. 24 Marshall. *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Lawyer. 24 Marshall. *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6 *Mincks	Hagedorn, Merle W	Royal	53	Farmer	51	Clay Dickinson	1 56 57 58 59 60 60X
**Hansen, Peter F. Manning. 69 Investments and Insurance. 30 Carroll, Crawford. 58, 59, 69 Heaberlin, Stanley M. Pleasantville. 56 Farmer. 12 Marion, Warren.	**Hagie, R. W	Ctarion	54	Farmer, Executive	43	Wright, Franklin	1
Heaberlin, Stanley M	*Hansen, Peter F	Manning		Investments and Insurance		Carroll Crawford	58 59 60 60X
Heying, H. L. West Union 50 Farmer, Businessman 41 Winneshiek, Fayette 1 Winneshiek, Fayette 1 Winneshiek, Fayette 1	Heaberlin, Stanley M.	Pleagantville				Marion Warcen	
*Hill, Eugene M. Newton 51 Farmer. 25 Jasper. 58, 59, 6 Kibbie, John P. Emmetsburg. 35 Farmer. 48 Emmet, Palo Alto. 59, 6 Kibie, John P. Emmet, Palo Alto. 59, 6 So, 6 Emmet, Palo Alto. 59, 6 So, 6 Emmet, Palo Alto. 59, 6 Emmet, Palo Alto. 50 15 Farmer. 48 Emmet, Palo Alto. 50 6 Auto Dealer. 28 Greene, Boone. 8 6 8 Auto Dealer. 42 Bremer, Butler, Grundy. 50 50 50 50 6 6 Auto Dealer. 42 Bremer, Butler, Grundy. 50 6 52 Sac, Ida, Calboun. 53, 54, 55, 56, 57, 58, 59, 6 6 6 Page, Fremont, Mills. 53, 54, 55, 56, 57, 58, 59, 6 6 Page, Fremont, Mills. 53, 54, 55, 56, 57, 58, 59, 6 6 Page, Fremont, Mills. 52, 52X, 53, 54, 55, 56, 56, 57, 58, 59, 6 6 Cherokee, Plymouth. 52, 52X, 53, 54, 55, 56, 59, 6 6	Heving H L				41	Winneshiek Forette	
Ribble, John P. Emmetsburg. 35 Farmer. 48 Emmet, Palo Alto. 59, 0						Ingress	58 59 60 60X
Klefstad, Gilbert E. Council Bluffs. 45 Flectrician. 15 Pottawattamie. Greene, Boone. 3 Contractor 28 Greene, Boone. 3 Contractor 3 Contractor 3 Contractor 4 Contractor 5	Kibbia John P					L'mmet Dele Alte	50 60 60X
Kruck, Warren J. Boone						Emmet, raio Atto	
Auto Dealer						C P	
**Llange, Elmer F. Sac City. 47 Dairy Products Executive. 52 Sac, Ida, Calhoun. 59, 60 Sac, Ida, Ida, Ida, Ida, Ida, Ida, Ida, Ida	Wall Manager	Doone				Greene, Doone	60 60V
Lucken, J. Henry Le Mars 68		Parkersburg				Bremer, Butler, Grundy	
Lucken, J. Henry Le Mars 68				Dairy Products Executive		Sac, Ida, Calhoun	
Lucken, J. Henry Le Mars 68		Clarinda				Page, Fremont, Mills	53, 54, 55, 56, 57, 58, 59, 60, 603
Lucken, J. Henry Le Mars 68				Farm Manager		Lee	
Main, Franklin S. Lamoni 48 Farmer. 4 Union, Ringgold, Decatur. 57, 58, 59, 6 McGill, Donald S. Melrose. 58 Farmer. 3 Lucas, Monroe, Wayne. **McNally, James M. Sjoux City. 30 Attorney. 39 Woodbury. \$\text{Mills, Max Milo.} Cedar Falls. 49 Building Contractor. 34 Black Hawk. 59, 6 \$\text{Mills, Max Milo.} Marshalltown. 43 Lawyer. 24 Marshall. \$\text{Mincks, Jake B.} Ottumwa. 51 Assembler. 9 Wanello. 55, 59, 6	Lucken, J. Henry	Le Mars	68	Retired Farmer	38	Cherokee, Plymouth	59, 60, 60X
McGill, Donald S. McIrose 58 Farmer 3 Lucas, Monroe, Wayne	Main, Franklin S	Lamoni				Union, Ringgold, Decatur	
**McNally, James M. Sioux City. 30 Attorney. 39 Woodbury. ‡Messerly, Francis L. Cedar Falls. 49 Building Contractor. 34 Black Hawk. 59, 6 Mills, Max Milo. Marshalltown. 43 Lawyer. 24 Marshall. *Mincks, Jake B. Ottumwa. 51 Assembler. 9 Wanello. 58, 59, 6	McGill, Donald S			Farmer		Lucas, Monroe, Wayne	
\$Messerly, Francis L	**McNally, James M	Sioux City	30	Attorney		Woodbury	
Mills, Max Milo	1Messerly, Francis L	Cedar Falls				Black Hawk	59. 60. 60X
*Mincks, Jake B Ottumwa	Mills, Max Milo	Marshalltown				Marshall	
	*Mincks, Jake B	Ottumwa		Assembler		Wanello	58 59 60 60X
Murray, Donald W Bancroft	Murray, Donald W	Rancroft	l ăi			Kossuth Humboldt	

MEMBERS OF THE SENATE

SENATORS IN GENERAL ASSEMBLY-Continued

Name	Address	Age	Occupation	District	Counties Composing District	Former Legislative Service
*Nims, Dáryl H. Nurse, H. Kenneth *O'Malley, George E. Patton, John W. Reno, Max E. Reppert, Howard C. *Rigler, Robert R. *Niley, Tom J. *Schroeder, Jack *Shaft, David O. Shirley, Alan. *Shoeman, John D. *Stanley, David. *Stephens, Richard I. *Tabor, Howard. *Vance, Clifford M. Van Gilst, Bass. *Walker, John A.	Hartley. Des Moines. Aurora. Bonaparte. Des Moines. New Hampton. Cedar Rapids. Bettendorf. Clinton. Perry. Atlantic. Muscatine. Ainsworth. Baldwin. Mt. Pleasant. Ookaloosa.	41 45 59 59 38 46 41 35 40 27 62 36 60 70 62 53 52	Sporting Goods Store Operator Ins. Supervisor, Real Estate. Lawyer. Farmer. Ins., Auctioneer. Businessman Banker. Lawyer. Ins. Executive. Lawyer. Veterinarian, Farmer. Lawyer. Farmer, Livestock Producer. Farmer Lawyer. Farmer Banker, Farmer.	26 49 27 33 2 27 44 20 17 18 29 14 10 19 8 11 35	O'Brien, Osceola. Polk Buchanan, Delaware. Appanoose, Davis, Van Buren. Polk. Chickasaw, Froyd. Linn. Scott. Clinton. Dallas, Guthrie. Audubon, Cass, Shelby. Cedar, Muscatine. Washington, Louisa. Jones, Jackson. Jefferson, Henry. Keokuk, Mahasaka.	53, 54, 55, 56, 57, 58, 59, 60, 60X

MEMBERS OF THE HOUSE—SIXTY-FIRST GENERAL ASSEMBLY

Name	Address	Age	Occupation	Politics	County	Former Legislative Service
Anderson, Quentin V	Beaconsfield	32	Farmer, Builder	Dem		60, 60X
Bailey, Ray V	Clarion	50	Lawyer, Investor	Dem	Wright	
Baker, Donald E	Boone	34	Electronics Technician	Dem	Boone	
Baringer, Maurice E	Oelwein	43	Executive	Rep		
Bogenrief, (Mrs.) Mattie B	Des Moines	52	Housewife	Dem	Polk	
Boot, Armour	Pella	61	Farm Implements	Dem	Marion	
Breitbach, Alfred P., Sr	Farley	67	Retired Supervisor	Dem	Dubuque	
Bremmer, Edward	Carter Lake	34	Teacher	Dem	Pottawattamie	
Brinck, Adrian B	West Point	51	Manager, Outdoor Advertising	Dem	Lee	58
Burke, James W	Sioux City	32	Real Estate Sales	Dem	Woodbury	
Busch, Henry W	Waverly	44	Farmer and Realtor	Rep		60. 60X
Busing, Edward E	Stanhope	35	Contractor	Dem	Hamilton	
Caffrey, James T	Des Moines	55	Firestone Tire	Dem	Polk	
Carnaban, Cleve L	Ottumwa	69	Retired Switchman	Dem		
Clapsaddle, Robert J.	Mason City	60	Investment Sales.	Dem	Cerro Gordo	
Cochran, Dale M	Eagle Grove.	36	Farmer	Dem		
Coffman, William J.	North English	46	General Insurance	Ren	lowa	57, 58, 59, 60, 60X
Cohen, (Mrs.) Gertrude S	Waterloo.	51	Housewife	Dem	Block Howk	
Conway, Walter I	Muscatine	59	Express Agent.	Dem	Louise Mussetine	
Craig, Paul E.	Marshalltown	43	Telephone Repair.	Dem	Manhall	
	Cedar Rapids	81	Salesman	Dem	Marshall	
		39		Dem	D. II.	
Denato, James P.	Des Moines		Attorney		Polk	FR FO FO CO 00TO
Den Herder, Elmer H	Sioux Center	56	Farmer	Rep		57, 58, 59, 60, 60X
Detje, Albert H	Traer	62	Petroleum Dist	Dem	lama	
Distelhorst, Milton	Burlington	43	Farmer	Dem	Des Moines	
Doderer, (Mrs.) Minnette F	Iowa City	41	Politician	Dem		60X
Dougherty, Thomas M	Albia	54	Farmer, Business	Dem		60X
Doyle, Donald V	Sioux City	39	Lawyer	Dem	Woodbury]
Duffy, John L	Dubuque	65	Lawyer	Dem	Dubuque	52, 52X, 53, 56, 57, 58, 59, 60, 60X
Dunton, Keith H	Thornburg	49	Farmer, Business	Dem	Keokuk	58, 59, 60, 60X
Edgington, Floyd P	Sheffield	65	Farmer	Rep	Franklin	1
Felger, Foster F	Davenport	56	Real Estate Broker	Dem	Scott	
Fischer, Harold O	Wellsburg	47	Real Estate, Ins., Farm Loans	Rep		58, 59, 60, 60X
Fisher, C. Raymond	Grand Junction	57	Farm Operator	Rep	Greene	
Foster, La Mar. Sr	West Branch	66	Farmer, Trucker	Dem	Cedar	
Fullmer, Wayne J.	Newton	48	Merchant	Dem	Jasper	
Gallagher, James V	Waterloo	31	N.W. Bell Telephone	Dem	Black Hawk	
Gannon, William J.	Mingo	27	Farmer	Dem	Jasper	
Gaudineer, Lee H. Jr.	Des Moines	32	Attorney	Dem	Polk	
Gillette, Roy R.	Ames	29	Real Estate Broker	Dem		
Gillette, W. Riley	Spencer	40	Farmer	Dem	Clay Dickinson	
Glanton, (Mrs.) Willie S.	Des Moines	42	Lawyer	Dem		
Gleason, Theodore M.	Gilmore City	60	Farmer	Dem	Humboldt.	[·····
		UU U	L'AIRICI	1 Dem	L LL GILL DOLG V.	

MEMBERS OF THE HOUSE

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

Name	Address	Age	Occupation	Politics	County	Former Legislative Service
Glenn, Gene W Graham, J. Wesley. Grassley, Charles E Gregerson, (Mrs.) Mary P Hageman, Urban F Hanson, Arthur C	Ottumwa Ida Grove New Hartford Council Bluffs Decorah Inwood	36 62 31 26 35 73	Lawyer Farm Manager Farmer Teacher Farmer Ketired Farmer	Dem Rep Rep Dem Dem	Ida, Sac	
Hanson, Arthur C. Harrington, R. P. Hausheer, Maurice. Holmes, John A. Houston, Harold J. Hullinger, Arlo. Hutchins, Charles E. Jackson, James H. Jackson, Lloyd G. Keleher, Leo D. Kempter, Paul E. Kennedy, Keith K. Kluever, Lester L. Korn, Charles A. Lawlor, Daniel F. Loss, Casey. Lynch, James L. Madden, Harry, Mahan, Bruce E. Maley, Walter F. Maule, Elroy. Mayberry, D. Vincent McNamara, Walter L. Mescham, Al. Melrose, A. Rae.	Independence. Ames. Wyoming. Dow City Leon. Belle Plaine Waterloo. Clinton. Sioux City Bellevue Center Point. Atlantic. Logan. LeClaire. Algona. Indianola. Kent. Iowa City West Des Moines. Onawa. Fort Dodge. Cedar Rapids. Grinnell. Charles City.	60 34 52 47 43 53 54 54 48 50 28 54 48 50 28 51 51 51 51 51 51 51 51 51 51	Business, Farmer. Teacher Farmer Trucking. Farmer. Attorney. School Teacher Lawyer Real Estate Lawyer. Insurance Agent Attorney Farmer Pyrometric Technician. Farmer. Teacher, Business. Farmer Educator. Attorney Farmer Poultry Processor. Attorney Farmer Poultry Processor. Parming, Farm Supervisor	Dem	Lyon, Osceola Buchanan Story Jones Crawford Decatur, Wayne Benton Black Hawk Cinton Woodbury Jackson Linn Cass Harrison Scott Kossuth Warren Union, Clarke Johnson Polk Monona Webster Linn Poweshiek Floyd	
Millen, Floyd H. Miller, Charles P. Miller, Leroy S. Miller, Leroy S. Morgan, Eldon M. Mueller, Harold Murphy, Bernard J. Nagle, Daniel Lee Nelson, Harold V. Nielsen, Alfred Nielsen, Ribest J. Ochlsen, Robert W. O'Malley, Bernard J.	Farmington Storm Lake Shenandoah Oskaloosa Manly Carroll Long Grove Aurelia Defiance Ringsted Radeliffe Des Moines	46 46 43 49 74 58 54 27 65 62 68 43	Pres., Valley Limestone & Gravel, Inc Chiropractor. Meatcutter. Farm Machinery Dealer. Retired. Farmer. RFA Express Agent Office Manager. Farmer.	Rep Dem Dem Dem Dem Dem Pem Rep Rep Rep Dem Dem Dem	Des Moines Buena Vista Page Mahaska Winnebago, Worth Carroll Scott Cherokee Shelby Emmet, Palo Alto	60, 60X 60, 60X 60, 60X

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

Name	Address	Age	Occupation	Polities	County	Former Legislative Service
Ossian, Conrad	Red Oak	64	Business & Farmer	Rep	Adams, Montgomery.	57, 58, 59, 60, 60
Oxley, Myron B	Marion	42	Farmer	Dem	Linn	
almer, William D	Des Moines	30	Insurance Asst. Dist. Mgr	Dem	Polk	
atton, James E	Manchester	69	Retired	Rep	Delaware	
uinn, James L	Washington	51	Farmer	Dem	Washington	
adl, Richard M	Lisbon	53	Plastics Manufacturing	Dem	Linn	
asmussen, Clark R	West Des Moines	30	Claim Supervisor	Dem	Polk	
edfern, Carroll I	Donnellson	59	Real Estate, Accounting, Tax Services	Dem	Lee	
eichardt, William	Des Moines	34	President of Reichardt's	Dem	Polk	
enda, Thomas A	Des Moines	27	Attorney	Dem	Polk	
esnick, James D	Davenport	33	Teacher	Dem	Scott	
lickert. Dale H	Wapello	36	Farmer	Dem	Louisa, Muscatine	
ider, Robert E., Sr	Marshalltown	42	Farmer	Dem	Marshall	
obinson, Kenneth	Bayard	50	Newspaper Publisher	Dem	Audubon, Guthrie	
oe, Thomas S	Waukon	48	Salesman	Dem	Allamakee	
herle, William J	Henderson	41	Livestock and Grain Farmer	Rep	Fremont Mills	
cott. Burl E.	Avoca	28	Electrical Business	Dem	Pottawattamia	
eibert, C. D	St. Charles	53	Farmer	Dem	Adoir Medicon	
hannahan. John P.	Sioux City	63	Publisher	Dem	Woodburn	***********************
hirley, Marvin S.	Minburn	27	Farmer	Dem	Dollar	
mith, Marvin W	Paullina	63	Retired Farmer-Teacher	Rep	O'Brian	
mith. William R	Cedar Rapids	52	Tool Grinder	Dem	Tian	
teffen. Vincent B	New Hampton	36	Harvestall Ind. Pres.	Dem	Chielesses	
tevenson, M. Ross	Lime Springs	58		Dem	Unickasaw	
		66	Farmer		Discount Plant Control Plant Control	
tokes, A. Gordon	Le Mars	63	Farmer	Rep	Plymouth	59, 60, 60
trothman, Charles F	New London		Livestock, Farmer	Rep	Henry	60, 60
tueland, Victor C	Kanawha	67	Retired	Dem	Hancock	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ieden, Dale L	Garnavillo	42	Office Mgr., Feed & Livestock Yard,	-	a	
			Farmer	Rep	Clayton	
ban, Charles J	Cedar Falls	43	Oil Distributor	Dem	Black Hawk	
tzig, Arnold	Dubuque	71	Retired	Dem	Dubuque	50, 50X, 51, 52, 52X, 53, 54, 55, 56,
arney, Charles Gustav	Clinton	61	Corn Processing	Dem	Clinton	L
Tebster, Edward C	Council Bluffs	66	Union Pacific Railroad Co	Dem	Pottawattamie	
Vengert, James J	Sioux City	30	Swift & Co	Dem	Woodbury	
Vhisler, Ross S	Centerville	72	Insurance	Dem	Appanoose, Davis	
Vilson, William Price	Cedar Falls	25	Office Manager	Dem	Black Hawk	
Vinkelman, William P	Lohrville	31	Farming, Ponies & Horses	Rep	Calhoun	1
Volcott, (Mrs.) Olga D	Rockwell	60	Homemaker	Dem	Cerro Gordo	
Wright, Carroll L	Davenport	52	Union Official	Dem	Scott	

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, JANUARY 11, 1965.

Pursuant to law the Sixty-first General Assembly convened at 10:00 o'clock a.m., and was called to order by Lieutenant Governor W. L. Mooty.

Prayer was offered by Reverend Duane Heap, pastor of the First Presbyterian Church, Grundy Center, Iowa.

TEMPORARY OFFICERS

Senator Hagedorn moved that the following be elected temporary officers of the Senate:

Robert G. Moore, Temporary Secretary.

Edna Gillespie, Temporary Assistant Secretary and Journal Clerk.

Harry O. Brown, Temporary Sergeant-at-Arms.

The motion prevailed and the above named temporary officers appeared before the desk of the Lieutenant Governor and took their respective oaths of office.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Elthon indefinitely on account of illness on request of Senator Rigler.

COMMITTEE ON CREDENTIALS

Senator Dodds moved that a committee of five be appointed as a committee on credentials.

The motion prevailed and the Chair appointed as such committee Senators Dodds, Cassidy, Klefstad, Hagie and Stanley.

REPORT OF COMMITTEE ON CREDENTIALS

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

CERTIFICATION STATE OF IOWA

Office of THE SECRETARY OF STATE

TO THE HONORABLE, THE SECRETARY OF THE SENATE:

I, GARY L. CAMERON, 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 persons named below, were declared by the State Canvassing Board to have been elected for the term of four years, in the General Election of November 3, 1964.

Districts
SecondMax E. Reno
ThirdDon S. McGill
FourthFranklin S. Main
FifthJames E. Briles
EleventhBass Van Gilst
TwelfthStanley Heaberlin
ThirteenthJoseph B. Flatt
FifteenthGilbert E. Klefstad
SeventeenthJoseph W. Cassidy
TwentiethJohn M. Ely, Jr.
Twenty-first Robert J. Burns
Twenty-fourth Max Milo Mills
Twenty-seventh
Howard C. Reppert, Jr.
Twenty-eighthWarren J. Kruck
Twenty-ninth Alan Shirley

TO LA LA
Districts
Thirty-thirdJohn W. Patton
Thirty-fourthGene F. Condon
Thirty-sixthC. Joseph Coleman
Thirty-eighthJ. Henry Lucken
Thirty-ninthVincent S. Burke
FortiethAdolph W. Elvers
Forty-firstH. L. Heying
Forty-secondVernon H. Kyhl
Forty-sixthDelbert Floy
Forty-seventhJohn Leonard Buren
Forty-eighthJohn P. Kibbie
Forty-ninth
FiftiethLucas J. DeKoster
Fifty-firstMerle W. Hagedorn
Fifty-thirdDonald W. Murray

I FURTHER CERTIFY, that the persons named below, were declared by the State Canvassing Board to have been elected for the term of two years, in the General Election of November 3, 1964.

Districts	
Sixteenth	David Stanley
Nineteenth	Howard Tabor
Twentieth	Tom Riley
Twenty-sixth	Darvl H. Nims

Districts

I FURTHER CERTIFY, that Francis Messerly has been declared by the Board of State Canvassers of the State of Iowa to have been elected State Senator for the Thirty-fourth District in a special election held on the twenty-fourth day of November, 1964.

I FURTHER CERTIFY, that the persons named below were declared by the State Canvassing Board to have been elected for terms of four years in

the General Election of November 6, 1962.

Districts	
First	Seeley G. Lodwick
Sixth	Vern Lisle
Seventh	Robert R. Dodds
Eighth	Clifford M. Vance
Ninth	Jake B. Mincks
Tenth	Richard L. Stephens
Fourteenth	John D. Shoeman
Seventeenth	Jack Schroeder
Eighteenth	David O. Shaff
Twenty-second	R. O. Burrows, Sr.
Twenty-third	Kenneth Benda

Districts

Districts
Twenty-fifthEugene M. Hill
Twenty-seventhGeorge E. O'Malley
ThirtiethPeter F. Hansen
Thirty-firstCharles F. Griffin
Thirty-second Andrew G. Frommelt
Thirty-fourthRobert D. Fulton
(Resigned)
Thirty-fifthJohn A. Walker

Thirty-seventh.....Donald G. Beneke Forty-fourth......Robert R. Rigler Forty-fifth.....Leo Elthon (Seal)

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this seventh day of January, A. D. 1965.

GARY L. CAMERON, Secretary of State.
ROBERT R. DODDS, Chairman.
JOSEPH W. CASSIDY.
GILBERT E. KLEFSTAD.
R. W. HAGIE.
DAVID STANLEY.

On motion of Senator Dodds, 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:

Max E. Reno Don S. McGill Franklin S. Main James E. Briles Bass Van Gilst Stanley Heaberlin Joseph B. Flatt Gilbert E. Klefstad Joseph W. Cassidy John M. Ely, Jr. Robert J. Burns Max Milo Mills Howard C. Reppert, Jr. Warren J. Kruck Alan Shirley David Stanley Howard Tabor Tom Riley Daryl H. Nims John W. Patton

Gene F. Condon C. Joseph Coleman J. Henry Lucken Vincent S. Burke Adolph W. Elvers H. L. Heying Vernon H. Kvhl Delbert Flov John Leonard Buren John P. Kibbie H. Kenneth Nurse Lucas J. DeKoster Merle W. Hagedorn Donald W. Murray Francis Messerly William F. Denman James M. McNally R. W. Hagie Elmer F. Lange

Senator Frommelt rose on a point of personal privilege and yielded to Senator Rigler for the purpose of making a special request.

Senator Rigler announced the recent illness of Senator Elthon and stated that he would be unable to attend the session for a couple of weeks and, on behalf of Senator Elthon, requested that he be granted the privilege of occuping Seat 18 which was the seat occupied by Senator Elthon during his first term in the Senate the Forty-fifth General Assembly.

The request was granted.

Senator Frommelt further stated that Senator Stanley's grand-father at one time occupied Seat 28 and requested that Senator Stanley be granted the privilege of occupying Seat 28.

The request was granted.

SELECTION OF SEATS

The Chair announced that the next order of business would be the selection of seats.

Senator Tabor moved that the holdover and reelected Senators be granted the privilege of retaining the seats occupied by them during the Sixtieth General Assembly, or the privilege of selecting new seats by lot from the unassigned seats, and that any Senator having any defect such as defective hearing be allowed to select his seat first; then 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:

selections were made:			
Benda, Poweshiek	31	Lange, Sac	24
Beneke, Pocahontas	43	Lisle, Page	
Briles, Adams		Lodwick, Lee	33
Buren, Winnebago	57	Lucken, Plymouth	44
Burke, Woodbury	4	Main, Decatur	11
Burns, Johnson	22	McGill, Monroe	. 8
Burrows, Benton	29	McNally, Woodbury	23
Cassidy, Scott		Messerly, Black Hawk	
Coleman, Webster	15	Mills, Marshall	14
Condon, Black Hawk	48	Mincks, Wapello	45
DeKoster, Sioux	58	Murray, Kossuth	19
Denman, Polk	52	Nims, Story	
Dodds, Des Moines	7	Nurse, O'Brien	5 3
Elthon, Worth	18	O'Malley, Polk	13
Elvers, Clayton	30	Patton, Buchanan	
Ely, Linn	39	Reno, Van Buren	10
Flatt, Madison	36	Reppert, Polk	
Floy, Cerro Gordo	55	Rigler, Chickasaw	16
Frommelt, Dubuque	35	Riley, Linn	
Griffin, Monona	51	Schroeder, Scott	25
Hagedorn, Clay	50	Shaff, Clinton	26
Hagie, Wright	59	Shirley, Dallas	1
Hansen, Carroll	41	Shoeman, Cass	
Heaberlin, Marion	20	Stanley, Muscatine	
Heying, Fayette	32	Stephens, Washington	46
Hill, Jasper		Tabor, Jackson	21
Kibbie, Palo Alto	37	Vance, Henry	47
Klefstad, Pottawattamie	9	Van Gilst, Mahaska	
Kruck, Boone	5	Walker, Hamilton	. 34
Kyhl, Butler	27		

ELECTION OF PRESIDENT PRO TEMPORE

Senator Frommelt placed in nomination the name of Senator George E. O'Malley of Polk County as a candidate for the office of

President pro tempore of the Senate of the Sixty-first General Assembly.

Senator Rigler moved that Senator O'Malley be elected President pro tempore of the Sixty-first General Assembly by acclamation.

The motion was unanimously adopted.

President Mooty requested Senators Frommelt, Mincks and Rigler to escort Senator O'Malley to the rostrum.

Senator O'Malley appeared, took the oath of office and was congratulated and presented to the Senate by President Mooty.

In accepting the office, Senator O'Malley said:

MR. PRESIDENT, MEMBERS OF SENATE, LADIES AND GENTLEMEN:

I consider it a high honor to be elected President pro tempore of this distinguished body.

As you know, the Iowa legislature has been an important part of my life since January 1949. While the going has been rough and tedious and the problems at time difficult of solution, I have in the main enjoyed every minute of it.

It has been my privilege to serve both in the House and the Senate with many of you. I believe you will agree that today's challenges for constructive legislative action are present, as they have been in the past. It is my fond hope that we will meet these challenges with careful and well-considered legislation.

Until today I have always been in the minority; however, I am sure it can be truly said, whether our numbers were 4, 6, 8, 10 12 or 17, our goal was to be a responsible minority and time after time we joined with the majority to furnish the necessary votes for passage of constructive legislation and to move Iowa ahead.

In the future I surmise that there will be differences of opinion on bills in the now majority. I hope if this comes to pass that enough of the now minority will join us as we did in times gone by to pass needed legislation.

In the activity in this Senate, there is a tremendous amount of work and responsibility. There is work for everyone, both old and new.

As we hammer away at our task, let us strive to respect the other fellow's opinions and motives.

In our zeal to do our best, let us never forget that deep down in the hearts of every member lies the desire to do right for our State and its people through legislative leadership and action.

I note in the press this morning a statement that power in the legislature has shifted. I reject the use of the word power. In my experience, deserving legislation needed by the rural interests has been supported by legislators from the more populous counties and, likewise, rural legislators have helped cities get needed legislation. All interests have a stake in a greater Iowa. I pledge to work toward that end.

In closing, I make one plea—just give Senator Frommelt, our majority leader, the Democrats and myself a few weeks to get used to being in the high plateau of the majority.

Thank you.

Senator Frommelt asked and received unanimous consent that the

remarks of President pro tempore O'Malley be printed in the Senate Journal.

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 communication that the Senate might be ready to transmit.

COMMITTEE TO NOTIFY THE GOVERNOR

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

The motion prevailed and the Chair appointed as such committee Senators Denman, Kruck and Lange.

COMMITTEE TO NOTIFY THE HOUSE

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

The motion prevailed and the Chair appointed as such committee Senators Main, Kibbie and Messerly.

COMMITTEE ON SUPPLIES AND EQUIPMENT

Senator Elvers moved that a committee of three be appointed to make arrangements for supplies and equipment to be used during the period of the Sixty-first General Assembly.

The motion prevailed and the Chair appointed as such committee Senators Elvers, Nurse and Walker.

REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

Senator Denman 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.

ELECTION OF PERMANENT OFFICERS

Senator Hagedorn 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 of the Senate-Robert G. Moore, Dunlap Assistant Secretary and Journal Clerk-Edna Gillespie, Des Moines Law Clerk-Vincent M. Hanrahan, Des Moines Reading Clerk-Alan Bowers, Des Moines Assistant to the Law Clerk-Orval Walter, Lenox Secretary's Secretary-Maxine Hanes, West Des Moines Assistant Journal Clerk-Verniece Thomsen, Des Moines Secretary's Clerk-Mildred Galenbeck, Des Moines Engrossing Clerk—Maretta Blanchard, Des Moines Enrolling Clerk-JoAnn Nelson, Des Moines Assistant Enrolling Clerk-Dorothy Samuelson, Des Moines Payroll Clerk-Marilou Monteith, Des Moines Supply Clerk-Lois Denman, Des Moines Assistant Enrolled Bills Clerk-Neil Vauthrin, Melbourne Assistant Enrolled Bills Clerk-Mary Garner, Des Moines Control Board Operator-John Rogers, Hancock Sergeant-at-Arms-Harry O. Brown, Des Moines Assistant Sergeant-at-Arms-John Burrell, Davis City Bill Clerk-Evelyn Smart Loggins, Des Moines File Clerk-John Ebbesmier, Burlington Assistant File Clerk-Mary Tursi, Des Moines Chief Doorkeeper-Julius Fidler, Des Moines Assistant Doorkeeper-Henry Funk, Independence Assistant Doorkeeper-Kenneth Lewis, Woodburn Assistant Doorkeeper-H. L. McDaniels, Des Moines Assistant Doorkeeper-John Droessler, Des Moines Postmistress-Mary Renoe, Garden Grove Porter-Charles Monroe, Des Moines Cloakroom Attendant-Mary Hardaway, Des Moines Telephone Page-Priscilla Garner, New Sharon

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

REPORT OF COMMITTEE TO NOTIFY THE HOUSE

Senator Main 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

COMMITTEE ON BADGES

Senator Condon 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 Burns moved that Senator Heying be appointed as a committee of one to work with the House committee in securing

chaplains for the Senate during the Sixty-first General Assembly, which motion prevailed.

COMMITTEE ON MILEAGE

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

The motion prevailed and the Chair appointed as such committee Senators Ely, Lisle and Nims.

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

SENATE RESOLUTION 1 By Kibbie

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 the Lieutenant Governor. 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 and the Chair appointed as such committee Senators Kibbie, Murray and Shoeman.

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

SENATE CONCURRENT RESOLUTION 1 By Reppert

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

The motion prevailed and the resolution was adopted and the Chair appointed as such committee Senators Reppert, Coleman, Kibbie, Flatt, Kyhl and Benda.

Senator Shirley asked and received unanimous censent to take up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 2 By Shirley

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing be directed to furnish copies of the 1962 Code of Iowa, also laws of the regular session of the Sixtieth General Assembly, laws of the extraordinary session of the Sixtieth General Assembly together with the Iowa Departmental Rules of 1962 and all supplements thereto, to such

members of the Sixty-first General Assembly of Iowa who may request the same. Senate members to leave orders for same at the Secretary's desk and House members to leaves orders at the Chief Clerk's desk.

That the superintendent of printing be directed to furnish copies of said publications as requested by the Secretary of the Senate and by the Chief

Clerk of the House for use of the staffs in their respective offices.

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

The motion prevailed and the resolution was adopted.

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

SENATE CONCURRENT RESOLUTION 3 By Hill

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing be instructed to mail to each county auditor in the State of Iowa one copy of the daily Senate and House Journals and one copy of each Senate and House bill of the Sixty-first 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.

COMMITTEE ON COMMITTEE ROOMS

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

The motion prevailed and the Chair appointed as such committee Senators Mincks, McNally and Lucken.

ASSIGNMENT OF SEATS IN THE PRESS GALLERY

Senator Coleman moved that the Secretary of the Senate be authorized to assign seats to representatives of the press, radio and television.

The motion prevailed and the Secretary assigned the following:

- 51. Allan Hoschar, Des Moines Register Jack Magarrell, Des Moines Register
- 52. Drake Mabry, Des Moines Tribune
- 53. Chad Skaggs, Associated Press
- 54. Otto Weber, WHO and WHO-TV55. Don Finley, United Press International56. Harrison Weber, Iowa Daily Press Association
- 57. Don Reid, Iowa Press Association
- 59. Bob Clyde, WOI-TV

Ken Zimmerman, Omaha World Herald

- 60. Frank T. Nye, Cedar Rapids Gazette
- 61. Martin Jensen, WMT and WMT-TV Jim Reiman, WMT and WMT-TV
- 62. Wm. D. Severin, Waterloo Daily Courier
- 63. Dillard Stokes, Council Bluffs Nonpareil John Stowell, Dubuque Telegraph-Herald
- 64. Mac Danielson, KRNT and KRNT-TV
- 65. Vincent J. Maxheim, Iowa Legionnaire Democratic State Central Committee Republican State Central Committee

ADOPTION OF TEMPORARY RULES

Senator O'Malley moved that the rules of the Sixtieth General Assembly become the temporary rules of the Sixty-first General Assembly with the following exceptions:

Rule 34 VOTING IN COMMITTEE

Standing committee meetings and steering and sifting committees shall be open at all times. Voting by secret ballot is eliminated and prohibited.

When a motion which works a final disposition of a bill in the committee is up for adoption, the roll of the committee shall be called and the ayes and nays entered in the minutes of the meeting. The votes of committee members on such motion shall be filed with the Secretary by the chairman no later than 10:00 a.m. of the next legislative day. Such record shall be available to the public upon request to the Secretary.

Rule 44 EXECUTIVE SESSION

Subject to repeal or amendment of certain Code sections dealing with the executive sessions, mandatory executive sessions are hereby eliminated and abolished.

Rule 45 VOTING ON APPOINTMENTS

In all sessions wherein the voting on confirmation of appointments does occur, the procedure shall be as follows:

The Secretary of the Senate shall call the roll as provided by Rule 8 and, when the voting is concluded, the presiding officer shall count the votes and shall announce whether the appointee being considered is confirmed or otherwise, and subject to repeal or amendment of certain Code sections the roll call thereon be entered in the Journal.

Senator Stanley offered the following amendment and moved its adoption:

Amend the second paragraph of proposed Rule 34 by striking the words "which works a final disposition of a bill in a committee", and inserting in lieu thereof the words "which proposes final disposition of or final action on a bill in any committee".

The motion prevailed and the amendment was adopted.

On motion of Senator O'Malley, the rules of the Sixtieth General Assembly as amended were made the temporary rules of the Sixty-first General Assembly.

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

AFTERNOON SESSION

The Senate reconvened, President Mooty presiding.

TELLERS OF JOINT CONVENTION

Senator Hill moved that a committee of three be appointed to serve as tellers to assist in the canvassing of the vote for Governor and Lieutenant Governor at a joint convention to be held for such purpose.

The motion prevailed and the Chair appointed as such committee Senators Hill, Floy and Schroeder.

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 concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 1, providing for a joint convention of the two houses on January 11, 1965, at 1:30 p.m. and January 12, 1965, at 1:30 p.m.

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

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

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 1 By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on January 11, 1965, at 1:30 p.m.

Be It Further Resolved: That Governor Harold E. Hughes be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 12, 1965, at 1:30 p.m., and that the President of the Senate and the Speaker of the House be designated to extend the invitation to him.

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

HOUSE CONCURRENT RESOLUTION 2 By Loss

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 positions to be filled.

HOUSE MESSAGES CONSIDERED

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

The motion prevailed and the resolution was adopted.

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

The motion prevailed and the resolution was adopted and the Chair appointed as such committee Senators Hagedorn, Denman and Main.

COMMITTEE FROM THE HOUSE

A committee from the House appeared and announced that pursuant to law the House was ready to receive the Senate in joint session for the purpose of canvassing the vote for Governor and Lieutenant Governor.

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.

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

Motion prevailed.

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

Senator Frommelt of Dubuque moved that the joint convention adjourn until approximately 1:45 p.m., Tuesday, January 12.

Motion prevailed.

The Senate returned to the Senate chamber and resumed regular session.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, January 12, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, JANUARY 12, 1965.

The Senate met in regular session, President Mooty presiding.

Prayer was offered by Reverend Paul F. Hasel, pastor of the Easton Place Methodist Church, Des Moines, Iowa.

INTRODUCTION OF BILLS

Senate File 1, by Senators Frommelt, O'Malley, McNally and Murray, a bill for an act relating to confirmation of public officers by the Senate.

Read first and second times and passed on file.

Senate File 2, by Senator Benda, a bill for an act relating to reimbursing public officers and employees for travel mileage.

Read first and second times and passed on file.

Senate File 3, by Senator Rigler, a bill for an act to amend section three hundred twenty-one point four hundred eighty-nine (321.489), Code 1962, with reference to violations of chapter three hundred twenty-one (321), Code 1962, being admissible in evidence in any civil suit.

Read first and second times and passed on file.

Senate File 4, by Senator Riley, a bill for an act relating to the equipment of motor vehicles with safety belts.

Read first and second times and passed on file.

Senate File 5, by Senators Messerly, Lucken, Stephens, Ely, Hansen and Riley, a bill for an act relating to employment and other privileges for certain inmates of county jails.

Read first and second times and passed on file.

Senate File 6, by Senators Lucken, Griffin, Hansen, Hagedorn and Walker, a bill for an act relating to watchmakers licenses.

Read first and second times and passed on file.

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

REPORT OF COMMITTEE ON COMMITTEE CLERKS

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 investigation 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 Benda Maxine Schweiker

	Denua	
		Dorothy Christen
Senator	Briles	Mary Wilcox
		Irene Boyd
		Janet Lossner
Senator	Burns	Carolyn Ingle
Sanatar	Rurrows	Dorothy Hohnbaum
		Jeannette Matchell
Senator	Coleman	Sue Gross
Senator	Condon	Elva Timmons
Conntor	Dallanton	Elsie Haun
Senator	Denman	Shirley Hrubetz
Senator	Dodds	Jacqueline Fitzgerald
		Marie Capper
		Lola Elvers
Senator	Ely	Charmaine Thompson
Senator	Flatt	Dorothy Flatt
Conator	Plan	Doris Harlan
Senator	<u>r</u> 10y	Doris Harian
Senator	Frommelt	Betty J. Shortell
Senator	Griffin	Betty Russell
		Lucile G. Hagedorn
		Linda Lee
Senator	Hansen	Margaret R. Falk
Senator	Heaherlin	Jessie Heaberlin
		Josephine Heying
Senator	neying	osepnine neying
		Margaret Spraker
Senator	Kibbie	Narola Metcalf
		Katie Shinstine
		Jeanette Westfall
Senator	Kyhl	Ruth Mosher
Senator	Lange	Grace I. Cooper
		Helen L. Cram
		Nora E. Littlewood
Senator	Lucken	Mary Lou Morgan
Senator	Main	Lorene Sumption
		Joyce Fenton
		Faye Latham
Senator	Messerly	Phyllis H. Hall
Senator	Mills	Dorla Johnson
		Audrey A. Cowles
		Roseann Steffan
Senator	Nims	Genevieve McCartan
Senator	Nurse	Rosalie Flesher
		Joy H. Davis
Senator	O maney	oy n. Davis
		Diane Sawhill
Senator	Reno	Frances Reno
Senator	Reppert	Bonnie King
Sonator	Rigler #	Ruth Fisher
Senator	rigier	

Senator Ri	iley	Jo Ann Sparks
		Lois J. Kalleen
Senator Sh	naff	Isabel I. Fanning
Senator Sh	nirley	Shirley Haas
		Dan O. Shoeman
Senator St	anley	Hazel Koons
		Dorothy Edwards
		Nona Livingston
		Irene Williams
		Barbara McKay
		June Petersen
		JOHN P. KIBBIE. Chairman.
		DONALD W. MURRAY.
		JOHN D. SHOEMAN.

The motion prevailed and the report was adopted.

COMMITTEE ON PHOTOGRAPHS

Senator Cassidy moved that Senator Nims be appointed as a committee of one to cooperate with the state printing board in securing suitable photographs for use in the Iowa Official Register.

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 1:40 p.m.

AFTERNOON SESSION

The Senate reconvened, President Mooty 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.

In accordance with House Concurrent Resolution 1 duly adopted, the Senate proceeded to the House under the direction of the Sergeant-at-Arms.

JOINT CONVENTION

The joint convention reconvened, President Mooty presiding.

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

Motion prevailed.

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

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

Motion prevailed and the President appointed as such committee Senators Klefstad of Pottawattamie, Kruck of Boone and Kyhl of Butler, on the part of the Senate, and Representatives Carnahan of Wapello, Clapsaddle of Cerro Gordo and Fisher of Greene, on the part of the House.

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

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

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

HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA Joint Session, January 12, 1965

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

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

I welcome this opportunity to meet with you on the first day after your convening and I wish you individually and collectively every success in the

important endeavors before vou.

Inasmuch as I have been invited to appear here again on Thursday to deliver my second inaugural address, I shall try to make my remarks today somewhat shorter than the Code of Iowa. I don't want to wear out my

welcome at this early stage of the session.

From any way you approach it, the state of the state is a vast subject and I could not conceivably cover every phase of it in these remarks. By communicating a few significant facts and observations, I can only attempt to convey a reasonably objective interpretation of the position of our state today and the distance we have traveled in the past two years. In the inaugural message, the emphasis will be on my concept of where we should go from here.

A State-of-the-State Message should, as I see it, be something of a balance sheet, taking note of liabilities as well as assets and viewing the state as a whole—its economy, its culture, its aspirations and its far-flung system of local governments as well as the state government itself.

Exactly what determines the state of a state? How can we define it or measure it? The treasury balance does not constitute it, although this is a relevant factor. Nor does the value of our industrial production, the rate of employment, or the number of pupils in our schools—although these facts are extremely important and pertinent.

The truth is that the state of the state is a qualitative as well as a quan-

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

The state of the state involves spiritual as well as material considerations. The state of our minds has a great deal to do with the state of our state.

The state of the state involves attitudes, social trends, prides, prejudices and ideals, the courage to venture and the willingness to adapt to changing conditions. From another approach, we may define the state of the state in terms of movement—Is our state dynamic or it is static? Above all the state of our minds and the state of our state are conditioned by our degree of faith in the future.

Ladies and gentlemen, Iowa in its present hour checks out favorably by all of these standards. I do not mean, of course, that we have achieved the goals that all of us who love Iowa want her to achieve. I do mean that we have made historic break-throughs and that we are moving in the right direction. The fact of the matter is that Iowa is on the move and on the map and I sincerely believe that the points I am about to make will bear this out.

IOWA'S EXPANDING ECONOMY

It seems to me fitting to begin with the meat and potato course—by which I refer to our economy: The fiscal posture of your state government, general economic conditions throughout the state and the measure of our economic development during the past two years.

First, I would say that the financial position of your state government is strong, healthy and full of promise for the years ahead. I look at this not so much as a credit to this administration as a tribute to the character of our people who demand and have received sound, pay-as-you-go, virtually debt-free state government operation.

At the end of the present biennium, on June 30, 1965, the Comptroller estimates that there will be an unencumbered balance in the state treasury of approximately 30 million dollars. At least half of this will be available to meet the revenue needs of the next biennium. Revenue from current taxes is expected to increase during this biennium by more than 12 percent over the previous two-year period. Further details on the state's finances will, of course, be set forth in my budget message early next month.

Every citizen of this state has a right to be proud of the unprecedented record of economic growth this state has registered in the past two years. This year the value of Iowa's industrial production exceeded \$8 billion for the first time in our history. The total value of our industrial and agricultural production was more than \$10 billion—a gain of \$1.2 billion from 1963. It is generally conceded that personal income will surpass the record figure of \$6.4 billion set in 1963. Total employment set a new record in each of the past two years and earnings are at a record level.

Iowa Development Commission figures show that one new mark after another was set in industrial growth over the past two years.

New industries, branch plants and expansions hit new peaks—168 such industrial developments in 1963 and a leap to 278 last year. Employment opportunities created on the production line numbered 6,093 in 1963; then mounted to 6,876 in 1964. Capital investment in plants and equipment—the basis for a major source of state and local revenue—was reported at more than \$134 million last year, nearly double the 1963 record total of over \$70 million.

More than 100 branch plants were established in Iowa during the twoyear period, indicating an increasing awareness of Iowa's potential on the part of out-of-state manufacturers. However, it is particularly reassuring to note that our existing industries affirmed their confidence in the future of our state by announcing more than 180 expansions of their Iowa plants.

These figures do not include the additional job opportunities created in the trades and services as the direct result of industrial expansion; neither do they reflect the increased personal income nor the growth in tax revenue to state and local governments which results from such economic growth.

The total value of manufactured goods for 1964, at 8.1 billion dollars, represents a 17 percent increase over the 1963 record figure. Contrasted with the nearly steady level of farm marketings, which maintained Iowa's leading position in agriculture, this total serves to point up the need for

increased efforts toward greater diversification in our economy.

One of the major efforts in the direction of such diversification took place over the past two years in the field of tourist promotion. It is regrettable that all Americans—and all Iowans—are not yet fully aware of our state's vacation and recreational assets. But we can pride ourselves on participation in development of the four-state Hiawatha Pioneer Trail, the first major promotion of its kind ever undertaken in Iowa; we can reflect with confidence on the average increase in attendance of more than 20 percent at Iowa's major travel attractions, and we can readily measure the rising tourist interest in Iowa by the ever-increasing volume of requests and inquiries about the state's attractions.

While Iowa's economic progress has in some measure reflected the general prosperity of the nation, there is no question but that we have made significant gains in our own right as a state. Total personal income in the state last year rose by 5.3 percent, compared to a 4.9 increase over the nation as a whole; per capita income was up 5.1 percent, compared to a national increase of only 3.4 percent. Department store sales have shown about a 4 percent growth in the past year; time deposits in banks, together with checking transaction volume, are higher, and general retail sales reports are favorable. Non-agricultural employment increased by 2.6 percent over 1963, tending to offset the continuing drop in farm employment.

In addition, the latest employment figures show Iowa with the lowest rate of unemployment in the nation, although there is still a more-than-adequate supply of efficient and productive workers to attract new industry, and there are areas of underemployment which cry out for assistance in helping themselves through area development programs and other cooperative

governmental aids.

This record industrial growth in Iowa in the past two years did not take place without the concerted effort of individual citizens, community groups and governmental bodies. Credit should be given to the Iowa Development Commission and some 250 local development groups in the state. Credit should be given to the last session of this General Assembly which adopted significant legislation to spur industrial development and to attain wider utilization of our agricultural products. Credit should be given to industrial and financial leaders who gave impetus to our industrial promotion by participating in the "Sell Iowa" trips to Chicago, the Twin Cities and New York, and who are presently serving on my state Economic Advisory Council. Credit should go to our universities, to labor and to farm organizations, all of whom have lent their enthusiasm and their effort to this common cause. Credit should be given to local citizens, both rural and urban, who have participated in area development committees that have organized and begun functioning in the past two years.

In other words, we are seeing for the first time what can be done to advance the common good when we have a truly co-operative effort behind

the endeavor.

ADMINISTRATION

In the state administration we have instituted a regular series of interdepartmental meetings and a weekly get-together of department heads in order to eliminate duplication of effort and to achieve greater co-ordination between the departments of state government. We have presented the first public hearing on the state budget in history. We have expanded the use of data processing and other modern business methods in state departments. By the creation of a Governor's Commission on State and Local Government, we have broken ground in what we hope will be a new era of co-operation between state and local government and between the various units of local government. Efficiency of tax collections has been sharpened by further implementation of the agreement with the federal government for crosschecking of state and federal returns and by the exchange of information between state agencies. We have been able to operate the state government during the past two years from current revenues and at the same time to increase the state treasury surplus.

BREAK-THROUGHS TOWARD PROGRESS

In the past two years, more important break-throughs toward progress have been made in Iowa than in any similar period in the current century. I would like at this time to express my appreciation to the last session of the General Assembly for their extraordinary contributions—and I convey this now personally to those members in this chamber today who served in the Sixtieth Session of our legislature. I would like also to express my appreciation to the dedicated people in the departments of state government who have given outstanding service during the past biennium in carrying out new laws and in working administratively to reach new levels of efficiency and economy in government. The State of Iowa is a better place in which to live because of the efforts of these people.

It is no secret to anyone familiar with the recent history of this state that for a considerable period we were trapped in a treadmill of negative thinking. This consisted on the one hand of a passionate devotion to the status quo with the related idea that anyone who was willing to discuss the state's problems realistically was "downgrading" the state. On the other hand, we heard, far too often, the statement "It can't be done in Iowa."

In the past two years we have seen that many things which people said couldn't be done have been done.

In the special session of the legislature in 1964, a temporary reapportionment plan was adopted that gave all of our people reasonable equality of voting rights for the first time in this century. In my opinion, this enactment has had a tremendously beneficial effect on the morale and selfrespect of the majority of citizens of Iowa and has contributed to the fresh outlook we find in our state today.

The Sixtieth General Assembly made history by enacting a liquor control law providing for liquor-by-the-drink with strict enforcement provisions. As you all know, this marked the end of the era of the wide-open illegal bars and key clubs in Iowa where anyone, adult or minor, could buy illegal liquor by the drink in open contempt of the state law.

Many other legislative milestones were registered by the last regular

session of the General Assembly.

Public utility regulation, providing protection to the consumer was enacted after 50 years of fruitless effort in this area. Regulation of public utilities under the Iowa State Commerce Commission in the past two years has resulted in reduction of utility rates by five million dollars annuallywithout a formal rate case.

The first significant legislation in this century to provide home rule for Iowa's cities and towns was adopted, and while the constitutionality of this particular measure is in doubt, there is no question in my mind that the way has now been cleared for whatever action may be required to confer upon local communities the long-needed power of self-determination in local affairs.

A new law was enacted to provide citizens of Iowa undiluted property tax relief in the form of interest on current operating funds of local governments. Fair employment practices legislation was adopted for the first time in our history. This was followed by an executive order from this administration to eliminate discrimination for reasons of race, creed or color in state government. An effective law for brucellosis control was enacted. Pensions for government employees were increased. Workmen's compensation laws were improved. Medical aid to the aged under the Kerr-Mills act was implemented.

EDUCATION

In the past two years, progress has been made in the service areas of state government that must be sustained if the bright promise of our economic growth is not to wither on the vine.

There is no more important service of government than the education of our youth. In Iowa we have over 600,000 pupils enrolled in our elementary and secondary schools. The education of these pupils costs the citizens of Iowa approximately 300 million dollars annually. While the total cost seems large, the average investment of approximately \$500 per pupil is small when you consider the task of preparing a person for a lifetime of occupational and civic competency.

In the past biennium and in the past decade, Iowa has made substantial improvements in its public elementary and secondary schools. In 1953-1954, there were 4,492 school districts in Iowa. For this school year, there are 1,097 school districts in the state. Four hundred and fifty-nine of these are high school districts. It should be acknowledged, however, that school district reorganization is not complete. Clearly Iowa does not need 1,100 districts to educate 600,000 elementary and secondary pupils.

The quality of instruction that Iowa children have available to them has also improved in recent years. With respect to academic qualifications, 46 percent of our high school teachers and 10.8 percent of our elementary school teachers now hold master's degrees. Almost 100 percent of our high school teachers and 50.5 percent of our elementary school teachers hold

B.A. degrees and this percentage is increasing yearly.

Time does not permit the listing of other advances that have been made in public school education. Obviously, school reorganization and teachers' qualifications are only two phases of a vast complex of problems. Our objective, as I see it, is to provide first-class educational opportunity for all of the children and youth of this state—and adults as well where re-training is required—wherever they reside or whatever their individual capacities may be. It is a big order, I know. And new answers to curriculum, structure and support patterns will be required to meet this all-important objective.

The importance of higher education to our economic development, as well as to our cultural development, has never been so widely appreciated as at the present time. The period between this legislative session and the last has seen many changes and improvements at our three public institutions of higher learning. The retirement of Dr. Hilton and Dr. Hancher after

long periods of distinguished service to the state presented the Board of Regents with a formidable problem of finding qualified successors. The Board, in my opinion, met this problem with the utmost wisdom. As a result, I would say to you that in Dr. Bowen, Dr. Parks and Dr. Maucker we have three of the top educational leaders in the nation to head our institutions of higher learning.

For the record, our three large state-supported institutions have nearly a 25 percent larger enrollment this year than in the school year of 1960-1961. In the last 10 years, the number of students at these same three schools has grown from 21,000 to 32,000. This massive increase in enrollment will continue in the years ahead and presents problems which

must be met . . . and I am sure they will be met.

During the 1964 Special Session, a Higher Education Facilities Commission was established to develop a state plan in order that public junior colleges and Iowa's public and private institutions of higher learning might

receive federal funds for the construction of school buildings.

Iowa subsequently became one of the first 18 states to obtain federal approval of its state plan. Applications totaling nearly 2.5 million dollars from nine public and private institutions were approved by the Commission in December and forwarded to the U. S. Office of Education. Applications for the remaining 1.4 million dollars available to Iowa during the current fiscal year will be received by the Iowa Commission during the next few months.

PUBLIC SAFETY

In the area of public safety, our prime concern in Iowa, as in all the other states, is with traffic safety. With the explosive increase of traffic on our highways, the tragic rise of traffic accidents and fatalities has become epidemic in Iowa as in other parts of the nation. To cope with this shocking situation, the Department of Public Safety and county and municipal traffic officers throughout the state have joined in an all-out program.

To co-ordinate these efforts, we organized the Governor's Traffic Safety Co-ordinating Committee, composed of top leaders in the executive, judicial and legislative branches of state, county and municipal government and initiated the following programs in enforcement, education and engineering:

Revitalization of the Division of Safety Education, issuance of temporary driving permits to every first-year operator, establishment of the Community Conference for Better Driving and the Driver Improvement Clinic, implementation of the implied consent law, installation of electronic data processing and use of social security numbers to keep closer tab on the records of nearly 1,600,000 licensed drivers in Iowa, the calling of the first traffic court conference in Iowa since 1945, and various other measures.

No stone has been left unturned within the authority the state now has to deal with this overriding problem. This is an area in which several measures of important legislation will be requested of the present session

of the General Assembly.

In other areas of public safety during this biennium, the Bureau of Criminal Investigation has initiated a program of assigning resident agents to the field in order to work more effectively with local law enforcement officials. The Fire Marshal's office, for the first time in recent history, has brought up to date its inspection program of schools and nursing homes and has inaugurated a broad, new program of fire prevention.

HIGHWAYS

In this age of spectacular progress in transportation, one of the most important responsibilities of your state government is in the construction and maintenance of highways. Last fall, the highway commission completed its 324th mile of four-lane divided interstate highway—the final link between Des Moines and the east coast. In terms of interstate highways completed and scheduled for construction in the five-year period ahead. Iowa holds a position at the forefront among the states.

In the meantime, the state's primary system has not been neglected. Reconstruction of several of our important cross-state primary routes has been under way to bring these heavily traveled highways up to present-day standards. While the ultimate goal has been to modernize the entire highway system, a program of curb removal on existing narrow highways and of widening of narrow bridges has been conducted in the interests of highway safety. Curb filling or the placing of an asphalt mat between the "lip curbs" on 407 miles of narrow highways has been completed the contracts have been let for the widening of 29 narrow bridges in the primary system in the past two years.

Actual highway construction accomplished in the past two years includes the following: 77 miles of four-lane interstate paving; 303 miles of primary pavement including 32 miles of rural highway four-laning; 352 miles of grading, which includes 106 miles of four-lane interstate grading; 47 miles of widening narrow highways; 228 miles of resurfacing;

and 2,668 highway bridges, culverts and roadway pipe culvert.

CONSERVATION

No area of the state government is closer to my heart than the conservation of our natural resources and the administration of our outdoor recreation facilities. Perhaps the most salient contribution of the Conservation Commission in the past two years has been the development of long-range plans for conservation and recreation in Iowa that kindle the imagination to the potentials that exist in these important areas.

In addition, I would report that nine million visitors used our state parks in 1964; that we had the longest pheasant season and the highest small-game population in history; that we substantially increased the forest acreage under the state's jurisdiction; that we completed construction of a fish hatchery, aquaria and laboratory at Clear Lake; and that we reorganized our fish and game administration and made major improvements in several parks.

HUMAN RESOURCE PROGRAMS

In the human resource areas of mental health and mental retardation, programs for the physically handicapped, public health, social welfare and corrections, the pattern was generally one of continuing progress with some exceptions.

In mental health, perhaps the most encouraging index of progress has been the increased interest and effort on the local level in providing community mental health services. While the state can provide modern hospitals and hospital schools and can provide effective leadership in mental health programs, in the final analysis a large share of the responsibility must devolve upon the local community. Large state institutions and unwieldy, costly state programs are not the answer to an effective state program in mental health.

Although our over-all effort in social welfare in Iowa is substantial,

there are phases in the financing and administration of the program that need shoring up. In my opinion, the present schedule of paying 75 percent of basic living needs to ADC families is inadequate. So also is the handling of the 1,231 seriously handicapped adults in the Aid to Disabled assistance group who are not provided any medical care under the present program. Administratively, I believe that greater emphasis should be placed on existing programs for rehabilitation of recipients, such as training ADC mothers to become self-supporting.

To those who look with jaundiced eye on all welfare programs, I would say, as I have in the past, that adequate, efficiently administered welfare fare programs are a sound public investment, while inadequate, half-hearted programs are a waste of the taxpayers' money. Anti-welfare people point out to us that there are sometimes second and third generation welfare recipients. I would point out to them that inadequate programs that demean, rather than efficiently build on the self-reliance of the recipients, are the breeding grounds of family patterns requiring public assistance from generation to generation.

The State Department of Public Health has operated well within the stringently inadequate limitations of its budget. With the death of Dr. Zimmerer in 1963, the state lost one of its most devoted public servants. It is a credit to our state's potential that we have been able to attract a man of the calibre of Dr. Long to the position of Acting Commissioner

of Public Health.

The state's modern and progressive program in corrections has moved ahead steadily in the past biennium, although it was marred, as you know, by some costly and regrettable disturbances among inmates at the penal institutions. The situations from which these incidents arose have been remedied and every precaution has been taken to prevent future recurrence. The Board of Control and I have been united in our support of the modern program of treatment, training and rehabilitation which represents the best thinking in modern penology. Although the post of Director of Corrections is presently vacant, the Board is in the process of interviewing qualified prospects for the position and we are confident it will be filled in the near future.

Through the diligent effort of a highly competent Parole Board, probation and parole have been increased in the last few years with a resultant decline in prison populations since 1962. It is significant that there has been no

marked increase in violation of paroles during this period.

Advancements made in the institutions under the Board in the current biennium include the development of a new program at the State Training School for Boys at Eldora that has attracted national attention and the establishment of new vocational programs for rehabilitation at the Men's

Reformatory at Anamosa.

The functioning of government is never perfect, and even today there are many human needs that are not being adequately met in Iowa. Yet as I reflect on the vast and far-flung operations of government in Iowa, I can think of many distinguished services being performed day in and day out in which every Iowan can take pride. In downtown Des Moines on any day, you will see many persons moving about the streets with white canes—and you will know that this is part of the great work that is being done by the Commission for the Blind in teaching the newly blinded to make their way in life. In our wards for retarded children at our state hospitals, in the university laboratories where instruments are devised to record the mysteries of outer space, in the vocational rehabilitation of human beings with shattered bodies... in these and countless other areas you may find reason

for pride in this state. I only regret that time does not permit me to touch on more of these vital services that attest to our humanity and civilization as a people.

AGRICULTURE

A year ago, as you all know, Iowa harvested its first billion-dollar corn crop. We have long been known as the state where the tall corn grows. God willing, we will always bear this proud title.

While the value of manufactured goods produced in Iowa now exceeds the value of agricultural products by more than three times, farming is still our basic industry. This is an economic fact and not a sentimental cliche.

In discussing the state of our state, I think we must face the fact that in this period when our state and national economies are surging to new levels of prosperity in other sectors, many Iowa farmers are facing economic crisis. This should be a matter of intense concern to every urban citizen of the state as well as our farm people, for nothing has a more profound effect upon the over-all well-being of Iowa than the state of our farm economy.

It is my personal conviction that we are entering in Iowa a new era of co-operation and mutual understanding—and this may well be the most important single development bearing upon the state of our state.

The lines that once separated rural and urban Iowa are fading fast. I believe non-farm people in Iowa are developing a more enlightened understanding of farmers and their problems. This is of the utmost importance, since for the good of all, we need to present, as a state, a united front to the nation and to the world on behalf of Iowa agriculture.

* * * * *

Along the same lines, I think that Iowans as a whole are developing a fairer and more mature understanding of the problems and legitimate aspirations of the working men and women of the state. They are beginning to realize that the factory worker or mechanic who is their neighbor and fellow church member is still the same person as part of a labor organization.

It is generally acknowledged that Iowa's labor force is of the highest quality that may be found. It goes without saying that much of the credit for recent advancements in our state's economy must go to labor.

I hope and believe that the old age of stubborn prejudice and dark distrust toward working people and labor organizations is drawing to a close in Iowa

In this hour of unlimited promise for our state, no Iowan can afford to be anti-business, anti-labor, anti-farmer, anti-government or anti-progress. No Iowan can afford to look with suspicion at his neighbor because of the occupation he follows, the church he attends or because of the color of his skin.

At long last, ladies and gentlemen, I believe we have begun to free ourselves from the bull-headed prejudices that have cramped our spirit and retarded our growth in years gone by.

Our future depends upon our ability to act as a united people. In a very real sense for Iowans, the state of our state is dependent on the state of our union, one with another.

Through a conscious effort to achieve higher levels of co-operation and mutual understanding, we can all become better Iowans.

CANVASS OF VOTES

President Mooty announced that the time had arrived for the canvass of votes for the office of Governor and Lieutenant Governor at the General Election held on November 3, 1964, and announced as teller, on the part of the Senate, Senator Hill of Jasper and as assistant tellers Senators Floy of Cerro Gordo and Shoeman of Cass, and as teller on the part of the House Representative Mueller of Worth and as assistant tellers Representatives Radl of Linn and Baringer of Fayette.

President Mooty further announced that, in accordance with statute, tellers Senator Hill of Jasper and Representative Mueller of Worth would constitute the judges of said canvass.

Speaker Steffen in the chair.

The returns were opened in the presence of the joint convention and the tellers then proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the General Election held November 3, 1964.

On motion by Frommelt of Dubuque, the joint convention recessed until 12:45 p.m., January 14, 1965.

The Senate returned to the Senate chamber and resumed regular session.

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

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, JANUARY 13, 1965.

The Senate met in regular session, President Mooty presiding.

Prayer was offered by Reverend Cloy Miene, pastor of St. Mark's Lutheran Church, West Des Moines, Iowa.

INTRODUCTION OF BILLS

Senate File 7, by Senators Reppert, Nims and Kruck, a bill for an act relating to the date corporations are required to provide statements to assessors for moneys and credits taxation purposes.

Read first and second times and passed on file.

Senate File 8, by Senators Riley and Ely, a bill for an act relating to powers of cities and towns regarding the use of joint facilities.

Read first and second times and passed on file.

Senate Joint Resolution 1, by Senators Flatt, Shoeman, Griffin and Briles, a joint resolution to appropriate to the state board of regents over and above its usual appropriation funds from the general fund of the State of Iowa to be used to establish a new institution of higher learning in Iowa.

Read first and second times and passed on file.

PRESENTATION OF VISITORS

Senator Rigler asked and received unanimous consent to present to the Senate a delegation from Floyd County, representatives of the Floyd County Pork Producers Association and the Floyd County Industries, who were in Des Moines attending the Iowa Pork Conference, and who presented hams to the members of the Senate.

The President of the Senate directed the Secretary to read the following communications:

STATE OF IOWA Office of THE SECRETARY OF STATE

President of the Senate,

Sixty-first General Assembly of Iowa.

In accordance with the provisions of Section 6.3 of the 1962 Code of Iowa, I hereby report to the Sixty-first General Assembly of Iowa that this office

Dates Bublished

Secretary of State, State of Iowa, U.S. A.

has caused Senate Joint Resolution 1, of the Sixtieth General Assembly in extraordinary session, to be published in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 3, 1964. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that nurnose as hereinafter shown: Canamaraianal

Congressional	Nowananana	Dates Published 1964
District	Newspapers	
First	Burlington Hawk-Eye, Burlington Davenport Times-Democrat,	7-22—8-19—9-23—10-21
	Davenport Times-Democrat,	7-21—8-21—9-21—10-21
Second	Cedar Rapids Gazette, Cedar Rapids Dubuque Telegraph-Herald,	7-218-189-2210-20
	Dubuque Dubuque	7-20-8-20-9-20-10-19
Third Waterloo Daily Courier, Waterl Mason City Globe-Gazette, Mason City	Waterloo Daily Courier, Waterloo Mason City Globe-Gazette,	7-21—8-18—9-22—10-20
		7-22-8-19-9-23-10-21
Fourth	Oskaloosa Herald, Oskaloosa	7-24—8-20—9-25—10-23
	Centerville Daily Iowegian and Citize Centerville	en, 7-20—8-17—9-21—10-19
Fifth	The Des Moines Register,	7-27—8-22—9-22—10-22
	Des Moines Fort Dodge Messenger, Fort Dodge	7-21—8-22—9-22—10-22
Sixth	Sioux City Journal, Sioux City Algona Kossuth County Advance,	7-21—8-18—9-23—10-20
	Algona	7-23-8-20-9-24-10-22
Seventh	Carroll Daily Times Herald,	7-23-8-20-9-24-10-22
	Carroll Council Bluffs Nonpareil,	7-23-8-20-9-24-10-22
	Council Bluffs	7-21-8-18-9-22-10-20
	IN TESTIMONY WHE	REOF, I have hereunto
4	set my hand and affixed	
(Seal)	Secretary of State at the Capitol, in Des Moines,	
	this 11th day of January, and sixty-five.	, A. D. nineteen hundred
		ARY L. CAMERON,

President of the Senate,

Sixty-First General Assembly of Iowa.

In accordance with the provisions of Section 6.3 of the 1962 Code of Iowa, I hereby report to the Sixty-first General Assembly of Iowa that this office has caused House Joint Resolution 3, of the Sixtieth General Assembly, to be published in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 3, 1964. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificates of the selection of such newspapers are filed in the office and recorded in a book kept for that purpose as hereinafter shown:

Newspapers	Dates Published 1964
Fairfield Daily Ledger, Fairfield	7-25—8-22—9-26—10-24
Iowa City Press-Citizen, Iowa City	7-23—8-20—9-24—10-22
Fayette County Union, West Union	7-23—8-23—9-23—10-22
Decorah Journal, Decorah	7-23—8-20—9-24—10-22
Clarksville Star, Clarksville	7-23—8-20—9-24—10-22
Hampton Chronicle, Hampton	7-23—8-20—9-24—10-22
Mount Ayr Record-News, Mount Ayr	7-23—8-20—9-24—10-22
Newton Daily News, Newton	7-20—8-17—9-21—10-19
Boone News-Republican, Boone	7-21—8-21—9-21—10-21
Ames Daily Tribune, Ames	7-21—8-18—9-22—10-20
Lyon County Reporter, Rock Rapids Auburn Enterprise, Auburn	
The Evening-Sentinel, Shenandoah Winterset Madisonian, Winterset IN TESTIMONY WHER	7-29-8-20-9-23-10-28
set my hand and affixed Secretary of State at the this 11th day of January, and sixty-five.	the official seal of the Capitol, in Des Moines,
	Fairfield Daily Ledger, Fairfield Iowa City Press-Citizen, Iowa City Fayette County Union, West Union Decorah Journal, Decorah Clarksville Star, Clarksville Hampton Chronicle, Hampton Mount Ayr Record-News, Mount Ayr Newton Daily News, Newton Boone News-Republican, Boone Ames Daily Tribune, Ames Lyon County Reporter, Rock Rapids Auburn Enterprise, Auburn The Evening-Sentinel, Shenandoah Winterset Madisonian, Winterset IN TESTIMONY WHER set my hand and affixed Secretary of State at the this 11th day of January, and sixty-five.

GARY L. CAMERON, Secretary of State, State of Iowa, U. S. A.

President of the Senate,

Sixty-first General Assembly.

In accordance with the provisions of Section 6.3 of the 1962 Code of Iowa, I hereby report to the Sixty-first General Assembly of Iowa that this office has caused House Joint Resolution 6 of the Sixtieth General Assembly in Extraordinary Session to be published in two newspapers of general circulation in each Congressional District of Iowa for three months previous to the General Election held on November 3, 1964. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

F F		
Congressional District	Newspapers	Date Published 1964
First	Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City	7-25—8-22—9-26—10-24 7-23—8-20—9-24—10-22
Second	Decorah Journal, Decorah Fayette County Union, West Union	7-23—8-20—9-24—10-22 7-23—8-23—9-23—10-22
	Hampton Chronicle, Hampton Clarksville Star, Clarksville	7-23—8-20—9-24—10-22 7-23—8-20—9-24—10-22
	Newton Daily News, Newton Mount Ayr Record-News, Mount Ayr	7-20—8-17—9-21—10-19 7-23—8-20—9-24—10-22
	Boone News-Republican, Boone Ames Daily Tribune, Ames	7-21—8-21—9-21—10-21 7-21—8-18—9-22—10-20

Sixth		7-23—8-13—10-8—10-22 7-20—8-17—9-21—10-19
Seventh	The Evening Sentinel, Shenandoah 7 Winterset Madisonian, Winterset 7	
(Seal)	IN TESTIMONY WHERI set my hand and affixed to Secretary of State at the this 11th day of January, and sixty-five.	the official seal of the Capitol, in Des Moines,

GARY L. CAMERON, Secretary of State, State of Iowa, U. S. A.

REPORT ON 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:

following report:		
\mathbf{M}	liles	Amount
Lieutenant Governor W. L. Mooty	80	\$11.20
Benda, Kenneth	80	11.20
Beneke, Donald G.	160	22.40
Briles, James E.	100	14.00
Buren, John Leonard	135	18.90
Burke, Vincent S.	212	29.68
Burns, Robert J.	100	14.00
Burrows, R. O., Sr.		12.88
Cassidy, Joseph W.	165	23.10
Coleman, C. Joseph		16.52
Condon, Gene F.	120	16.80
DeKoster, Lucas J.	242	33.88
Denman, William F.		No claim
Dodds, Robert R.	155	21.70
Elthon, Leo	135	18.90
Elvers, Adolph W.		28.00
Ely, John M., Jr.	120	16.80
Flatt, Joseph B.		6.02
Floy, Delbert		16.80
Frommelt, Andrew G.		28.00
Griffin, Charles F.	157	21.98
Hagedorn, Merle W.		25.90
Hagie, R. W.		12.60
Hansen, Peter F.		14.00
Heaberlin, Stanley M.		3.78
Heying, H. L.		25.90
Hill, Eugene M.		4.62
Kibbie, John P.		24.50
Klefstad, Gilbert E.		21.00
Kruck, Warren J.		6.86
Kyhl, Vernon H.	105	14.70
Lange, Elmer F.		18.20
Lisle, Vern		18.20
Lodwick, Seeley G.		23.80
Lucken, J. Henry	210	29.40
Main, Franklin S.	95	13.30

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McGill, Don S.	70	9.80
McNally, James M.		28.00
Messerly, Francis L.	123	17.22
Mills, Max Milo		7.00
Mincks, Jake B.		12.60
Murray, Donald W		23.10
Nims, Daryl H.		5.32
Nurse, H. Kenneth		32.20
O'Malley, George E		No claim
Patton, John W.		22.40
Reno, Max E.		21.28
Reppert, Howard C., Jr.		No claim
Rigler, Robert R.	155	21.70
Riley, Tom	120	16.80
Schroeder, Jack	186	26.04
Shaff, David O.		28.00
Shirley, Alan		4.90
Shoeman, John D.		12.46
Stanley, David	156	21.84
Stephens, Richard L.	135	18.90
Tabor, Howard	180	25,20
Vance, Clifford M.	137	19.18
Van Gilst, Bass	68	9.52
Walker, John A.	72	10.08

JOHN M. ELY, JR., Chairman. VERN LISLE. DARYI, H. NIMS.

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 concurrent resolution in which the concurrence of the House was asked:

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

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

Senate Concurrent Resolution 2, directing the superintendent of printing to furnish copies of the 1962 Code of Iowa to members of the Sixty-first General Assembly of Iowa, for the staffs of the Senate and House and for members 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, directing the superintendent of printing be instructed to mail each county auditor one copy of the daily Senate and House Journals and one copy of each Senate and House bill.

WILLIAM R. KENDRICK, Chief Clerk.

COMMUNICATIONS FROM THE STATE COMPTROLLER

Communications from Marvin R. Selden, Jr., Chairman, State Appeal Board, under date of January 11, 1965, were received by Robert

G. Moore, Secretary of the Senate, transmitting the following claims against the State of Iowa, to be filed with the claims committee of the Senate:

OFFICE STATE COMPTROLLER

No. 14-6	Nature of Claim	An of (nount Claim		nount proved
110	& Loan Bldg., Des Moines, Iowa—Doctor bill for treatment of patient who fell in offices of State Conservation Commis- sion	\$	30.00	\$	30.00
22-63	Guttenberg Community School, Guttenberg, Iowa—Amount payable to district for tax free land	3,	090.00	ć	3,090.00
24-6	Edmund Melvin Maras, Box 316, Fort Madison, Iowa—Loss of finger at State Penitentiary	1,0	00.00	Disap	proved
34-61	Ray E. Woods, Iowa State Penitentiary, Fort Madison, Iowa—Personal injuries sustained as a result of an operation while an inmate of the penitentiary at Fort Madison	25,0	00.00	Disap	proved
45-61	Helen Stevens, 1515 Delaware, Des Moines, Iowa—Personal injuries result- ing from a fall in an outside stairway leading from the State Employment Se- curity Commission, Des Moines, Iowa	3,/	727.85	Disap	proved
48-61	Charles Gipe Estate, R. F. D., Malvern, Iowa—Out dated warrant—dated 9-15-48		18.30	Disap	proved
55-61	A. A. Burkhart, Woodward, Iowa — Property damage resulting from acts of 3 boys who escaped from the Woodward State Hospital-School		75.00		50.00
57-61	Waukon Rural Fire District, c/o Theo Bakkey, Waukon, Iowa—Services of the Waukon Rural Fire District in extinguishing a fire which originated in grass on unimproved property belonging to the State of Iowa	2	204.00	Disap	proved
58-61	Farmers Elevator Mut. Ins. Co. and L. P. Gravenish, Fleur and Bell Sts., Des Moines, Iowa—Subrogation claim by insurance company who stated that the accident causing damage to a car was caused by the escape of a heifer which jumped the fence and obstructed the road		333.86	Disam	proved
62-61			17.99	Disap	17.99

No.	Name of Claimant and Nature of Claim	Amount of Claim	$\begin{array}{c} \mathbf{Amount} \\ \mathbf{Approved} \end{array}$
68-61	Cass County, Court House, Atlantic, Iowa, Attn.: Chas. VanGinkel, attorney—Personal injuries sustained by claimant while being transported from the State University Hospital to his home in Atlantic, resulting in a broken leg (Co. claims for hosp. care)	1,792,15	Disapproved
71-61	A. Lanza & Sons, 2209 Broadway, Quincy, Illinois—Reimbursement for an unused oleo stamp dated July, 1953. Out- lawed	25.20	Disapproved
86-61	Max C. Olson, Rt. 2, Malcolm, Iowa—Military service tax exemptions. Claim not filed in time	48.30	Disapproved
89-61	Mercy Hospital, 5th and Ascension, Des Moines, Iowa—Outdated invoice. Claim- ant failed to comply with the rules	. 3.00	Disapproved
90-61	Rominger, Bray & Withers, 26 1st Ave. S. E., Waukon, Iowa—Doctor services for physical examination for vocational rehabilitation	7.50	Disapproved
*** OF:01	The LL We Held Could Live Deep		
95-61	Leland L. VerHelst, Goodell, Iowa—Pay raise	210.00	Disapproved
102-61	Cox & Cox, Emerald Park, Storm Lake, Iowa—Personal injury sustained on a boat trip as a result of striking a dredge	1,500.00	Disapproved
103-61	Donald J. Harriott, 3820 3rd St., Des Moines, Iowa—Unpaid vacation	57.17	Disapproved
141-61	Diane McCauley, 3826 7th St., Des Moines, Iowa — Damage to garments caused by leakage of oil from ceiling	20.00	20.00
142-61	Norman Lyddon, Stuart, Iowa — Damages to personal property caused by fall while working for Dept. of Iowa Liquor Control Commission	58.94	58.94
147-61	Hardware Mutual Casualty Co., 110 N. Henry St., Madison, Wisconsin—Property damage resulting by acts of boys who escaped from state juvenile home. Subrogation claim	60.00	Disapproved
150-61	Yellow Cab Co., 550 7th St., Des Moines, Iowa—Property damage to a car	26.55	
151-61	Lynn D. McIntire, 400 S. Mulberry, Creston, Iowa—Property damage caused by inmate who escaped from Glenwood State School		Disapproved
165-61	Barbara L. Barthel, Burge Hall, State University of Iowa, Iowa City, Iowa— Personal injuries resulting from a fall in a hole	5,000.00	

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
172-61	State Farm Mutual Auto Ins. Co., c/o Glen Powers, Indianola, Iowa—Property damage in subrogation claim	275.99	Disapproved
173-61	Glen and Irene Powers, 811 N. B, Indianola, Iowa—Property damage of automobile due to collision	50.00	Disapproved
187-61	Mary Sampson, 706 N. Iowa Ave., Eagle Grove, Iowa—Personal injuries resulting from car collision	18,264.93	Disapproved
192-61	Leland Beneke, Laurens, Iowa—Outdated warrant—10 years old	31.10	Disapproved
204-61 ***	Fred G. Harris, 1529 E. 26th St., Des Moines, Iowa—Property damage	12.52	12.52
94-61	Percy Rist, Glenwood, Iowa—Damage to property by inmate of Glenwood State School	10.68	10.68
205-61	Leander Walhus, Rt. 2, Dorchester, Iowa, Damage done to a cow resulting in complete paralysis while it was being vaccinated by veterinary in accordance with state laws	165.00	Disapproved
206-61	Harold Hubbard, c/o W. W. Reynoldson, Law Bldg., Osceola, Iowa—Damage to herd of Hereford cattle and to pigs and loss of market value of farm resulting from quarantine of herd on suspicion of anaplasmosis	21,320.14	Disapproved
208-61	Mr. Sherry Fisher, 4900 Woodland, Des Moines, Iowa—Alleged amount of post- age expended over a period of 6 years by Commissioner Fisher	40.00	Disapproved
217-61	Hawk Flying Club, 1205 Avenue H, Ft. Madison, Iowa—Damage done to airplane by operation by escaped inmate of the state penitentiary	920.97	Disapproved
223-61	Consolidated Independent School District of Lakota, Lakota, IowaSchool tax levy reimbursement by the school district(Disapproved by appeal board, approved by investigating attorney, Joseph W. Zeller)	1,650.18	Disapproved
224-61	Steffy Funeral Home, Montezuma, Iowa—Funeral expenses. Disapproved on basis of letter from county supervisor	175.00	Disapproved
234-61	Leo Mores, c/o Harlan Newspapers, Harlan, Iowa—Gas tax refund. Not rec- ommended by the Motor Fuel Tax Re- fund	12.78	Disapproved

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
235-61	Mrs. Lyda I. Cornell, 223 Ave. G, Ft. Madison, Iowa—Vacation pay by widow. Decedent died before taking vacation	308.00	Disapproved
236-61	Edward J. Houser, R.F.D. 3, Anamosa, Iowa—Loss of Hereford cow valued at \$250. Animal injured while passing through chute for brucellosis test	75.00	Disapproved
239-61	Joseph J. Ricker, 112 S. Elm St., Anamosa, Iowa—Casualty loss. Loss of property	9.00	9.00
247-61	Robert J. Harrington, Veterans Administration Center, Des Moines, Iowa—Services rendered to former employee of state, Dale A. Mattison, by the Vet-		•
** *	erans Administration Hospital	2,995.83	Disapproved
H- 1-61	Clifford Peterson, R.F.D., Huxley, Iowa—Loss of crops due to break of tile	2,176.00	Disapproved
H- 2-61	Leo Craig, 218 2nd Ave. E., Albia, Iowa —Damage to fence	284.85	Disapproved
H- 3-61	Richard A. Bishop, Rt. 2A, Oakland, Iowa—Damage to property resulting from operation of a mower	68.27	53.27
H- 4-61	Terry Fagerholm, 1511 Hyland Dr., Storm Lake, Iowa—Damage on the high- way by striking a shovel dropped by the Highway Commission	29.27	24.35
H- 5-61	Albert B. Berg, Highway 34 and Elm St., Creston, Iowa—Damage to drainage out- let following a paving project on High- way 34	1,934.00	Disapproved
H- 6-61	Donald C. Sholmer, 130 26th St. Dr. S.E., Cedar Rapids, Iowa—Damage done to 700 feet of fence by highway com- mission	63.96	63.96
Н- 7-61	Paul Pedersen, Rt. 1, Grinnell, Iowa— Loss of profits on sale of cattle caused by improper drainage	2,075.65	Disapproved
H- 8-61	Carol M. Jensen, Sloan, Iowa—Damage to car from spray operated by the State Highway Commission	70.00	15.00
Н- 9-61	H. E. Thompson, M.D., 43 Fremont, Dubuque, Iowa—Damage to car from driving into a piece of concrete	38.76	Disapproved
H-11-61	Harry Wagler, Wright, Iowa—Damage to car from broken piece of concrete on highway	36.21	Disapproved
H-12-61	Leonard B. Wulfekuhle, R.F.D., Mason-ville, Iowa—Damage to tree and cattle	117.69	15.00
	the contract of the contract o		

No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
H-13-61	L. L. Miner, Stockport, Iowa—Damage to property resulting from flood of farm, house and farm roads	285.74	135.75
H-14-61	Alvin Thoel, 804 Main St., Manson, Iowa—Damage due to failure to make repairs in tile line	42.90	Disapproved
H-15-61	Olin Watt, 903 4th Ave. W., Spencer, Iowa—Damage due to breaking of windshield from rock falling from state owned truck	80.92	Disapproved
H-16-61	Clyde Hummel, R.F.D. 1, Charles City, Iowa—Damage to tire from striking rock	23.80	Disapproved
H-17-61	Billy L. Beddow, R.F.D., Ruthven, Iowa—Damage to car by blow-up in pavement	288.38	Disapproved
H-18-61	Truman Chambers, Malvern, Iowa — Damage done to tire on car by striking a stake placed by Highway Commission	23.00	23.00
H-19-61	Dorla G. Johnson, 6615 Del Matro, Des Moines, Iowa—Damage caused by large highway sign which blew down and landed on trunk of car	25.00	Disapproved
H-20-61	Elmer Koedam, R.F.D., Hull, Iowa — Damage due to the spraying of insecticide on adjoining property	31.00	Disapproved
H-21-61	Archie J. Elbert, R.F.D., Algona, Iowa—Damage to tractor tire due to driving over section of rail driven in on the edge of right-of-way	141.78	Disapproved
H-22-61	State Farm Mutual Ins. Co., 5901 "O" St., Lincoln, Nebraska—Damage to pick-up truck by running over a dislodged drain grate. Subrogation claim	1,446.00	Disapproved
H-23-61	David C. Carmean, 1311 Martin St., Sac City, Iowa—Damage caused to truck by running into grate—claim made under \$50 deductible insurance policy	50.00	Disapproved
H-25-61	Joe M. Kobold, 241 W. Washington, Council Bluffs, Iowa—Loss of revenue from advertising signs which had been posted on Iowa Highway 64 closed to traffic for repairs	683,98	Disapproved
H-26-61	Jack L. Evans, 1000 Miller Avenue, Red Oak, Iowa—Damage to car caused by striking a stone on the shoulder of the highway	25.05	Disapproved
H-27-61	Mrs. Mary L. Stell, 524 N. 7th, Ft. Dodge, Iowa—Action for personal injury sustained from collision with another motor car alleged to be caused by negligence of the highway commission in		
	grading the road	47,000.00	Disapproved

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No.	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
H-28-61	Mrs. Harry B. James, 1004 Roosevelt Ave., Ames, Iowa—Vacation pay by widow	740.46	Disapproved
H-29-61	Harold J. Tice, 617 9th St., Ames, Iowa—Vacation pay by widower. Mrs. Tice died in the employ of the state highway commission	184.21	Disapproved
H-30-61	Mrs. Winifred M. Tedrow, 1233 5th St., Boone, Iowa—Vacation pay for widow	141.33	Disapproved
H-32-61	Mrs. Ellen M. Allie, P.O. Box 51, Colo, Iowa—Vacation pay for widow	138.88	Disapproved
H-33-61	Sara Steel, Huxley, Iowa—Vacation pay for widow	440.32	Disapproved
H-34-61	Mrs. Paul E. Whitesell, 1803 Roosevelt, Ames, Iowa—Vacation pay by widow	1,670.96	Disapproved
H-35-61	Hazel I. Schroeder, 1136 So. 11th St., Apt. B, Lincoln, Nebraska—Vacation pay by widow	274.19	Disapproved
H-36-61	Myrtle P. Haugland, 1236 Orchard Dr., Ames, Iowa—Vacation pay by widow	114.03	Disapproved
H-37-61	Myrtle Eliassen, R.F.D. 1, Kelly, Iowa—Vacation pay	179.67	Disapproved
H-38-61	Mrs. Karl L. Lee, 304 N. Russell, Ames, Iowa—Vacation pay	671.99	Disapproved
H-39-61	Mrs. C. I. Lounsberry, 1016 Harding, Ames, Iowa—Vacation pay by widow	406.45	Disapproved
H-40-61	Valda M. John, 416 Westwood Dr., Ames, Iowa—Vacation pay	685.48	Disapproved
H-41-61	Mrs. G. N. Polhemus, Presbyterian Manor, Apt. 602, 1050 Irapahoe, Boulder, Colo.—Vacation pay	362.42	Disapproved
H-42-61	Mrs. Myrl Myers, 25 E. Pershing, Freeport, Ill.—Vacation pay by widow	1,243.01	Disapproved
H-43-61	Mrs. Florence I. Judge, 1123 N. 2nd St., Ames, Iowa—Vacation pay by widow	387.10	Disapproved
H-44-61	Robert E. Miller, Albion, Iowa—Tire damage from striking right-of-way rail	15.95	Disapproved
H-45-61	Paul T. Lain Estate, 522 Auburn Ave., Chariton, Iowa—Vacation pay	98.00	Disapproved
H-47-61	Ronald Goergen, 945 N. 14th St., Milwaukee, Wisc.—Personal injury from walking into sign	not stated	Disapproved
H-48-61	Mrs. Bruno Fecht, Allison, Iowa-Vacation pay by widow	239.03	Disapproved

	Name of Claimant and	Amount	Amount
No. H-49-61	Nature of Claim Mr. Fred W. Stoll, 1909 Pomegranite St., Sioux City, Iowa—Damage to left rear door alleged to be due to a piece of iron thrown across the highway by state tractor mowing weeds	of Claim 29.00	Approved Disapproved
H-50-61	Wilbert O'Day, 401½ 6th St., Ft. Madison, Iowa—Damage of automobile resulting from collision with tree blown onto the highway which had been cut down by highway commission	89.77	89.77
H-51-61	Ronald Fritz, Walker, Iowa—Damage to farm house alleged to be caused by improper drainage of Highway 150	1,249.50	Disapproved
H-53-61	Helen M. Hamilton, 330 2nd Ave., Creston, Iowa — Car struck rock on shoulder of road	40.22	Disapproved
H-54-61	Mrs. Herbert C. Jones, 728 35th St., N. E., Cedar Rapids, Iowa—Vacation pay by widow	751.23	Disapproved
H-56-61	Albert T. Kruse, R. F. D., Sibley, Iowa—Damage to crop of beans from insecticide by highway commission	37.80	37.80
H-58-61	Mrs. R. V. Simmons, 174½ E. Washington, Marengo, Iowa—Damage to automobile by striking chunks of cement on road, Highway 151	51.00	Disapproved
	Larry Rugg and Michael Rugg, R. F. D. 1, Erhard, Minn.—Additional compensation for overtime work which time could have been taken off if the deceased had continued to live	529.30	Disapproved
H-64-61	Mrs. Celia Howard, So. Hudson Rd., R. F. D. 2, Cedar Falls, Iowa—Vacation pay by widow (accumulated)	201.89	

OFFICE STATE COMPTROLLER

	STATE COMI	TICODDEIC			
		Amount of	Amount Allowed by		
No.	Name of Claimant	Claim	Appeal Board	Which Paid	
5-61	Huebner Funeral Home	\$ 175.00	\$ 175.00	O.A.A.	
18-61	Randolph Funeral Home	175.00	175.00	O.A.A.	
7-61	Cyril Elenz	60.30	60.30	M.V.F.T. Refund	
8-61	Frederick Koehler	35.17	35.17	M.V.F.T. Refund	
38-61	Dale F. Lincoln	17.70	17.70	M.V.F.T. Refund	
43-61	Fred B. Smith	51.00	51.00	M.V.F.T. Refund	
6-61	Don Buchholtz.	5.00	5.00	Motor Vehicle	7
				Reg. 1% Refund	Ċ
10-61	Ross Walter Stevens	6.00	6.00	Motor Vehicle	Ė
				Reg. 1% Refund	- 2
23-61	Carroll Eugene Thompson	20.00	20.00	Motor Vehicle	- 8
20 01	Carron Magana Manapaan	_0,00	_3,33	Reg. 1% Refund	L
26-61	Claus Carl Gosch	8.00	8.00	Motor Vehicle	9
2 0-01	Oldub Odil Gobellinininininininininininininininininini		0.00	Reg. 1% Refund	•
32-61	Ronald K. Henderson	5.00	5.00	Motor Vehicle	٠
04-01	Tronata II. Henderson	0.00	0.00	Reg. 1% Refund	1
27 61	Douglas J. Burris	9.00	9.00	Motor Vehicle	t
01-01		5.00	<i>b</i> .00	Reg. 1% Refund	7
44-61	City of Spirit Lake	590.36	590.36	Street Construction Fund	į
44-01	Orty of Spirit Dake	000.00	020.00	(Cities and Towns)	- 3
1-61	Adams County	191.86	191.86	General	
2-61	City of Ft. Madison	15.15	15.15	General	ï
4-61	New Hometon Comm School District	26.84	26.84	General	•
	New Hampton Comm. School District	268.82	268.82		
11-61	Troy Mills Sanitary Dist			General	
12-61	Adams County	89.24	89.24	General	
13-61	City of Burlington, Iowa	246.40	246.40	General	
15-61	Orange Township Cons. School Dist.	1,841.48	1,841.48	General	
16-61	Western Dubuque County Comm. School District	64.23	64.23	General	
17-61	Lamont Comm. School Dist.	960.94	960.94	General	7
20-61	City of Atlantic	269.91	269.91	General	5
21-61	Bobb Office Supply	185.00	185.00	General	
27-61	Myrtle T. Babcock	52.95	52.95	General	,

		Claim	Appeal Board	Fund From
No.	Name of Claimant	Amount of	Amount Allowed by	Which Paid
30-61	Town of Dysart	4.30	4.30	General
31-61	Henry County	10.38	10.38	General
36-61	Town of Denver	71.54	71.54	General
40-61	Adams County	29.66	29.66	General
42-61	Leslie Craven, Sheriff, Grundy County	7.44	7.44	General
47-61	Henry County	61.76	61.76	General
49-61	Marcus A. J. Smith	301.23	301.23	Appeal Board
51-61	Sac County	59.14	58.28	Appeal Board
64-61	Smith Corona Marchant, Inc.	23.32	23.32	Appeal Board
65-61	Minneapolis Honeywell Reg. Co	55.17	55.17	Appeal Board
67-61	Richard J. Wells	75.00	75.00	Appeal Board
70-61	L. C. Swanson	3.00	3.00	Appeal Board
74-61	Dallas County	50.98	50.98	Appeal Board
75-61	Three Dimensions	6,895.00	6,895.00	Appeal Board
76-61	Judge Charles Penningroth	17.67	17.67	Appeal Board
77 - 61	Edward F. Mason	700.00	700.00	Appeal Board
78-61	Jennie Edmundson Mem. Hosp	25.00	25.00	Appeal Board
66-61	Moore Freight, Inc.	6.00	6.00	Truck Operators
41-61	City of Red Oak	559.75	559.75	Refund Sales Tax
59-61	Town of Tripoli	325.16	325.16	Refund Sales Tax
60-61	Town of Paullina	102.18	102.18	Refund Sales Tax
61-61	Town of Paullina	167.62	167.62	Refund Sales Tax
63-61	City of Davenport	14.11	14.11	Refund Sales Tax
72-61	Town of Paullina	33.45	33.45	Refund Sales Tax
54-61	New Hampton Tribune	56.52	56.52	Constitutional
				Amendment
29-61	John L. Jaster, dba Ossian Feed Mill	210.00	210.00	Refund Account
25-61	Morton B. Hess	50.00	50.00	Refund Account
39-61	Des Moines Children's Home	15.10	15.10	Relief Agency
33-61	C. W. Andrews	14.40	14.40	M.V.F.T. Refund
35-61	Hugh W. Elliott	54.12	54.12	M.V.F.T. Refund
46-61	Boatman & Dieleman	30.90	30.90	M.V.F.T. Refund
50-61	Merlyn Honsbruch	4.68	4.68	M.V.F.T. Refund
52-61	Ray Hoffman, Jr.	48.06	48.06	M.V.F.T. Refund

		Amount of	Amount Allowed by	Fund From
No.	Name of Claimant	Claim	Appeal Board	Which Paid
53-61	Charles Gipe Estate	19.26	19.26	M.V.F.T. Refund
56-61	George Ceaser Estate	68.40	68.40	M.V.F.T. Refund
69-61	Robert I. Buser	24.00	24.00	M.V.F.T. Refund
79-61	Tillie Brentner	26.64	26.64	M.V.F.T. Refund
80-61	Ernest Thomas	18.00	18.00	M.V.F.T. Refund
H-24-61	Shirley Lutter	652.90	634.57	Primary Road Fund
81-61	Mrs. Otha D. Wearin	277.00	275.85	Appeal Board
82-61	Dorance L. Peterson (Midland Oil Station)	109.96	109.96	Appeal Board
83-61	Ditto Incorporated	254.24	254.24	Appeal Board
85-61	Mrs. Otha D. Wearin	123.62	123.62	Appeal Board
88-61	Allied Egry Business Systems	103.75	103.75	Appeal Board
91-61	Claude C. Reinheimer, D.S.C	81.19	81.19	Appeal Board
92-61	R. M. Smith, U.S. Dept Agric., AMS	118.15	118.15	Appeal Board
100-61	The Pure Oil Co	36.94	36.94	Appeal Board
101-61	Arthur F. Janssen	65.48	65.48	Appeal Board
110-61	Standard Oil Co	25.43	25.43	Appeal Board
116-61	Froning Grain and Lumber	10.08	10.08	Appeal Board
93-61	Stanley W. Ewing	12.00	12.00	M.V.F.T. Refund
99-61	Kevin C. McGuire as Executor of Estate of			
	Barney Michel, deceased	21.00	21.00	M.V.F.T. Refund
105-61	Donald A. Halsted	27.00	27.00	M.V.F.T. Refund
106-61	Fred B. Lewellen	15.30	15.30	M.V.F.T. Refund
107-61	Clarence L. Stagg	42.54	42.54	M.V.F.T. Refund
113-61	A. M. Kuhl, Adm. Estate of Colt Lowry, deceased.	2.76	2.76	M.V.F.T. Refund
98-61	Donald J. Lynam, Co. Engr.	150.84	150.84	Refund Sales Tax
104-61	Family Service, Inc.	16.55	16.55	Refund Sales Tax
108-61	Boone County	385.97	385.97	Refund Sales Tax
73-61	Richard Green	5.00	5.00	Truck Operator
84-61	Int'l. Business Machines Corp	15.00	15.00	Public Safety M.V.D.L.
				Fee—Fund
131-61	Town of Mount Sterling Town of Mount Sterling	661.68	661.68	Street Construction
131-61	Town of Mount Sterling	100.52	100.52	Liquor Profits
178-61	Jim Wathan, Wathan Flying Serv	150.00	150.00	Aviation Fund
124-61	Ralph Mathes	39.55	39.55	M.V.F.T. Refund

	Here is a second of the second	Amount of	Amount Allowed by	Fund From
No.	Name of Claimant	Claim	Appeal Board	Which Paid
132-61	Robert Smith, Jr	9.90	9.90	M.V.F.T. Refund
144-61	Elmer Loeb	36.00	36.00	M.V.F.T. Refund
154-61	Lucille Best, Exec. of L. V. Best	45.00	45.00	M.V.F.T. Refund
155-61	Matt Otters	5.94	5.94	M.V.F.T. Refund
161-61	Forrest B. Willer	18.00	18.00	M.V.F.T. Refund
111-61	Lowell W. Strunk	31.56		M.V.F.T. Refund
174-61	Robert O. Reed	255.60	255.60	Appeal Board
179-61	Des Moines County By F. R. Humpton,	200.00	200.00	rippear Board
11,0-01	County Auditor	5,010.27	5,010.27	Constitutional Amendment
163-61	Jones County By George F. Specht,	0,010.21	0,010.21	
100 01	County Auditor	3.297.54	3,297.54	Constitutional Amendment
162-61	Smith Corona Marchant, Inc.	31.64	31.64	Appeal Board
158-61	City of W. Des Moines (Mr. Keith R. Townsend).	19.75	19.75	Appeal Board
97-61	Donald E. Stillwell	15.00	15.00	Appeal Board
123-61	Linn Co-Op Oil Co	25.44	25.44	Appeal Board
139-61	Gladys E. Kittleman, Union County	15.67	15.67	Appeal Board
146-61	Iowa State Car Dispatcher	186.64	186.64	Appeal Board
160-61	Clarke County	223.85	223.85	Appeal Board
153-61	Hardin County	25.70	25.70	Appeal Board
164-61	Sioux County	42.62	42.62	Appeal Board
168-61	Mrs. Marian Riggins, Hardin County	147.88	147.88	Appeal Board
175-61	State Emp. Credit Union	156.69	156.69	I.P.E.R.S
96-61	Sioux Valley Comm. Schools	126.99	126.99	Refund Sales and Use Tax
109-61	Riceville Community School Dist.	53.10	53.10	Refund Sales and Use Tax
112-61	Dallas County	295.45	295.45	Refund Sales and Use Tax
115-61	City of Grundy Center.	108.13	108.13	Refund Sales and Use Tax
117-61	Harvey Miller	23.36	23.36	Refund Sales and Use Tax
118-61	Waterloo Public Library	80.86	80.86	Refund Sales and Use Tax
119-61	Waterloo Public Library	95.47	95.47	Refund Sales and Use Tax
120-61	Waterloo Public Library	35.59	35.59	Refund Sales and Use Tax
121-61	Waterloo Public Library	6.43	6.43	Refund Sales and Use Tax
122-61	Waterloo Public Library	503.25	503.25	Refund Sales and Use Tax
127-61	Linn County	25.42	25.42	Refund Sales and Use Tax
128-61	Linn County	. 582.15	582.15	Refund Sales and Use Tax

		Amount of	Amount Allowed by	
No.	Name of Claimant	Claim	Appeal Board	Which Paid
129-61	Grand Community School District	26.14	26.14	Refund Sales and Use Tax
130-61	Grand Community School District	58.10	58.10	Refund Sales and Use Tax
133-61	Estherville Community School Dist.	354.40	354.40	Refund Sales and Use Tax
134-61	Estherville Community School Dist	60.00	60.00	Refund Sales and Use Tax
136-61	Union County	81.02	81.02	Refund Sales and Use Tax
137-61	Union County	131.47	131.47	Refund Sales and Use Tax
140-61	Board of Trustees, Renwick Pub. Library	351.06	351.06	Refund Sales and Use Tax
145-61	Davis County Highway Dept	269.82	269.82	Refund Sales and Use Tax
156-61	Robert J. Stone, Sec'y. Marion Ind. School Dist	1,394.70	1,394.70	Refund Sales and Use Tax
157-61	Robert J. Stone, Sec'y. Marion Ind. School Dist	655.14	655.14	Refund Sales and Use Tax
169-61	The Town Council	199.37	199.37	Refund Sales and Use Tax
138-61	Hartley Aust	6.72	6.72	Dist. Comm'r. Exp. Fund
176-61	Ford Van Lines, Inc.	6.00	6.00	Truck Operators
114-61	Mrs. Nancy Jess	25.00	25.00	Guardian Fees
174-61	Mr. Robert O. Reed	77.53	77.53	Liquor Cont. Comm.
177-61	Wallingford Co-Op Elevator	47.31	47.31	Fish and Game Prot.
148-61	Science, Research Assoc., Inc.	62.20	62.20	Adm. Revolving
171-61	Prugn Funeral Service	225.00	225.00	Funerals
125-61	Devaney Funeral Home	175.00	175.00	Funerals
135-61	Huebner Funeral Home	175.00	175.00	Funerals
166-61	Scott County	139.70	139.70	Non-Resident Commitment
170-61	Jefferson County	29.68	29.68	Non-Resident Commitment
143-61	Salter Motor Co	20.05	20.05	Revolving
167-61	Rapoport Auto Parts, Inc.	8.15	8.15	Revolving
159-61	Robert A. Goldsmith	9.00	9.00	1% Refund Account
149-61	Rand McNally & Co	30.25	30.25	Highway Patrol Support,
				Maintenance and Misc.
182-61	Glenn Hall	14.40	14.40	M.V.F.T. Refund
188-61	Mrs. Frank J. Tlach	70.02	70.02	M.V.F.T. Refund
(588)				
201-61	Wilbur Crone	17.40	17.40	M.V.F.T. Refund
203-61	Mr. & Mrs. James Kroese	52.20	52.20	M.V.F.T. Refund
(588)				

			Amount Allowed by	Fund From	
No.	Name of Claimant	Claim	Appeal Board	Which Paid	
211-61 (588)	Clarence N. Baker	37.50	37.50	M.V.F.T. Refund	
215-61 (588)	Ambrose J. Osterhaus	48.12	48.12	M.V.F.T. Refund	
220-61	Herman J. Schmidt	26.10	26.10	M.V.F.T. Refund	
136-61	Union County	81.02	81.02	Refund Sales and Use Tax	
137-61	Union County	131.47	131.47	Refund Sales and Use Tax	
181-61	The Town Council	13.98	13.98	Refund Sales and Use Tax	
184-61	Brooklyn, Guernsey, Malcom Comm. School Dist	391.18	391.18	Refund Sales and Use Tax	
193-61	Town of Buffalo Center	44.40	44.40	Refund Sales and Use Tax	
194-61	Corwith-Wesley Community School	27.56	27.56	Refund Sales and Use Tax	
209-61	Terril Community School Dist	50.17	50.17	Refund Sales and Use Tax	
213-61	East Buchanan Comm. School Dist	141.41	141.41	Refund Sales and Use Tax	
214-61	West Central Comm. School Dist	64.13	64.13	Refund Sales and Use Tax	
226-61	General Services Administration	10.93	10.93	Refund Sales and Use Tax	
227-61	General Services Administration	47.48	47.48	Refund Sales and Use Tax	
228-61	General Services Administration	675.00	675.00	Refund Sales and Use Tax	
229-61	General Services Administration	460.07	460.07	Refund Sales and Use Tax	
230-61	General Services Administration	44.22	44.22	Refund Sales and Use Tax	
231-61	Marion Municipal Water Dept.	644.72	644.72	Refund Sales and Use Tax	
87-61	K. R. Gumm	5.00	5.00	Truck Operators	
195-61	Harvest Brand, Inc.	6.00	6.00	Truck Operators	
232-61	Hughes Insurance Co	5.00	5.00	Truck Operators	
246-61	Iowa Better Trucking Bureau, Inc	5.00	5.00	Truck Operators	
218-61	W. J. Vich's Auto Service	145.27	145.27	Car Dispatcher	
198-61	Lindquist Ford, Inc	262.79	262.79	Car Dispatcher	
190-61	Pottawattamie Co. Auditor	3.05	3.05	Highway Patrol Support,	
				Maintenance and Misc.	
248-61	Iowa Southern Utilities	13.49	12.85	Highway Patrol Support, Maintenance and Misc.	
044.01	Districts Decision Two	5.25	5.25	Highway Patrol Support,	
244-61	Pitney-Bowes, Inc	5.25	0.20	Maintenance and Misc.	
049 61	Pitney-Bowes, Inc.	5.25	5.25	Highway Patrol Support,	
243-61	rithey-Dowes, Inc	0.40	9.29	Maintenance and Misc.	
	•			maintenance and misc.	

		Amount of	Amount Allowed by	y Fund From
No.	Name of Claimant	Claim	Appeal Board	Which Paid
241-61	Linn County Treasurer	96.98	96.98	Appeal Board
202-61	Clarke County Auditor	192.40	192.40	Appeal Board
233-61	Carroll County Auditor	420.96	420.96	Appeal Board
240-61	Linn County Treasurer	16.16	16.16	Appeal Board
219-61	Dr. John R. Parish	115.00	115.00	Appeal Board
197-61	Smith Funeral Home	20.00	20.00	Appeal Board
200-61	Community Hospital	246.95	246.95	Appeal Board
189-61	Minneapolis Honeywell Reg. Co	54.87	54.87	Appeal Board
180-61	Carroll Price, Member Bd. Control, State Inst	45.25	45.25	Appeal Board
207-61	Modern Language Assoc. of America	4.25	4.25	Appeal Board
237-61	Iowa Employment Sec. Com.	23.14	23.14	Appeal Board
225-61	Paul C. Porter	199.56	199.56	Appeal Board
191-61	Linn County	8,153.78	8,153.78	Constitutional Amendment
186-61	Dwight E. Conklin, M.D.	25.00	25.00	Department of Health
183-61	R. W. Driver, M.D.	100.00	100.00	Department of Health
185-61	J. H. Jeffries, M.D.	25.00	25.00	Department of Health
199-61	Sheriff Marvin Bruhn	15.31	15.31	Sales Tax, Fees and Costs
222-61	John Chrystal	460.00	460.00	Board of Regents
212-61	Mr. Robert E. Beebe	355.25	355.25	Conservation Com. Adm.
210-61	Betty J. Bosdell	95.56	92.30	Public Instruction

AMENDMENT FILED

- Amend Senate File 1, section 4, paragraph 2, by striking at the end of line 5, "paragraph 2" and inserting in lieu thereof "paragraph b".

ANDREW G. FROMMELT.

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

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, JANUARY 14, 1965.

The Senate met in regular session, President Mooty presiding.

Prayer was offered by Reverend Louis H. Valbracht, pastor of St. John's Lutheran Church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Vance for the day to attend a funeral on request of Senator Shoeman.

INTRODUCTION OF BILLS

Senate Joint Resolution 2, by Senators Reppert, Ely, Kruck and Nims, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four (4) years.

Read first and second times and passed on file.

Senate Joint Resolution 3, by Senators Denman, Nurse, Shirley, Cassidy and Klefstad, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Read first and second times and passed on file.

Senate Joint Resolution 4, by Senators Mincks, Dodds and Coleman, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appointment of an Auditor of State.

Read first and second times and passed on file.

Senate Joint Resolution 5, by Senators Burke, Shirley and Klefstad, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Read first and second times and passed on file.

Senate Joint Resolution 6, by Senators Lodwick, Burrows, Elvers, Flatt, Hansen, Kyhl, Lange, Rigler, Riley, Shaff, Shoeman, Tabor and Van Gilst, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Con-

gressional districts and repealing the provisions relating to state senatorial and representative districts.

Read first and second times and passed on file.

Senate File 9, by Senators Denman, O'Malley and Reppert, a bill for an act relating to low-rent housing.

Read first and second times and passed on file.

Senate File 10, by Senators Lodwick, Ely, Hansen, Lucken and Stephens, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms.

Read first and second times and passed on file.

Senate File 11, by Senators Lange and Coleman, a bill for an act relating to the time to be served by inmates of the women's reformatory.

Read first and second times and passed on file.

Senate File 12, by Senators Stanley, Rigler, Benda, Burrows, DeKoster, Flatt, Hagie, Lange, Riley and Messerly, a bill for an act requiring meetings of governmental bodies to be open to the public.

Read first and second times and passed on file.

Senate File 13, by Senators Main, Coleman and Patton, a bill for an act relating to the office of the secretary of agriculture.

Read first and second times and passed on file.

Senate File 14, by Senators Kibbie, Kruck and Murray, a bill for an act authorizing the governor to prepare plans for the reorganization of the executive branch of the government of the State of Iowa which shall become law unless disapproved by both houses of the general assembly within sixty (60) days of being submitted thereto by the governor, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 15, by Senators McGill, Kruck and Heying, a bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system.

Read first and second times and passed on file.

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 Senate is asked:

House Concurrent Resolution 3, providing for a recess of the Sixty-first General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 3 By Maule

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Thursday afternoon, January 14, 1965, it be to reconvene at 11:00 a.m., Monday, January 18, 1965.

HOUSE MESSAGE CONSIDERED

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

The motion prevailed and the resolution was adopted.

On motion of Senator Frommelt, the Senate recessed until 12:40 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

The Chair requested Senators Frommelt, Shirley and Rigler to escort President Mooty to the rostrum.

President Mooty appeared at his station and, on behalf of the members of the Senate, Senator Frommelt presented President Mooty with a token of appreciation, "a silver pitcher."

President Mooty thanked the members of the Senate and assured them that the beautiful gift would be treasured always by both Jean and himself.

President Mooty also said:

The hour for our parting has almost arrived. One who lives by the ballot must die by the ballot. I shall never forget my associations with this legislature, which started with the Fifty-fourth General Assembly in 1951. It has been a great honor, a rare privilege, and a genuine pleasure to serve in the House as a member and as its Speaker, and to serve you twice as your presiding officer. I will soon be absent but my spirit will be with you always.

My heartfelt thanks to the staff, the clerk, and to each and everyone of you for your many kindnesses and favors over the years. I shall always treasure my legislative memories and especially those of the Senate. Good luck and may the good Lord guide you in your deliberations for the general welfare of the State of Iowa.

Senator Frommelt asked and received unanimous consent that the remarks of President Mooty be printed in the Senate Journal.

Senator Rigler on behalf of the Senate thanked President Mooty for his wholehearted sincere cooperation and wished him well.

President Mooty took the chair at 12:50 p.m.

COMMITTEE FROM THE HOUSE

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 1, duly adopted, the Senate proceeded to the House under the direction of the Sergeant-at-Arms.

JOINT CONVENTION

The joint convention reconvened, President Mooty presiding.

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

President Mooty then announced and made public the canvass of the vote.

The tellers reported as follows:

MR. PRESIDENT AND GENTLEMEN AND LADIES OF THE JOINT CONVENTION: Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor at the election held November 3, 1964, beg leave to make the following report of the total vote cast for Governor:

Harold E. Hughes79	4,610
Evan Hultman 36	
Robert D. Dilley	7.985
Harold E. Hughes, Independent	
Richard Nixon	
E. B. Smith	1
Herbert Hoover	2
Scattering	

And the total vote cast for Lieutenant Governor at the election, held November 3, 1964:

Robert D. Fulton	648,150
W. L. Mooty	
Robert D. Fulton, Independent	
Rebecca Shalley	. 2

All of which is most respectfully submitted.

EUGENE M. HILL,
HAROLD MUELLER,
Judges.

WILLIAM R. KENDRICK, Secretary of the Joint Convention. DELBERT FLOY,
JOHN D. SHOEMAN,
RICHARD RADL,
MAURICE BARINGER,
Tellers.

Senator Hill of Jasper moved that the report be adopted.

Motion prevailed and the report was adopted.

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

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

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY

HALL OF THE HOUSE OF REPRESENTATIVES.

GREETING:

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-first General Assembly of the State of Iowa, of all the votes cast at the general election held November 3, 1964, for the office of Governor of the State of Iowa, it appeared that Harold E. Hughes 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 14th day of January,

A.D. 1965.

VINCENT B. STEFFEN,
Speaker of the House.
EUGENE M. HILL,
Teller of the Senate.
HAROLD MUELLER,
Teller of the House.
WILLIAM R. KENDRICK,
Clerk of the House and
Clerk of the Joint Convention.
GEORGE E. O'MALLEY,
President Pro Tempore of the Senate and
President of the Joint Convention.

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY

HALL OF THE HOUSE OF REPRESENTATIVES.

GREETING:

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-first General Assembly of the State of Iowa, of all the votes cast at the general election held November 3, 1964, for the office of Lieutenant Governor of the State of Iowa, it appeared that Robert D. Fulton 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 14th day of January, A.D. 1965.

VINCENT B. STEFFEN,
Speaker of the House.
EUGENE M. HILL,
Teller of the Senate.
HAROLD MUELLER,
Teller of the House.
WILLIAM R. KENDRICK,
Clerk of the House and
Clerk of the Joint Convention.
GEORGE E. O'MALLEY,
President Pro Tempore of the Senate and
President of the Joint Convention.

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

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

Motion prevailed and President Mooty named as such committee Senators Reppert of Polk, Flatt of Madison, Benda of Poweshiek, Kibbie of Palo Alto, Kyhl of Butler and Coleman of Webster and Representatives Mahan of Johnson, Millen of Van Buren, Miller of Page, McNamara of Linn, Madden of Union and Maley of Polk.

REPORT OF COMMITTEE

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

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

BRUCE E. MAHAN,
FLOYD H. MILLEN,
LEROY S. MILLER,
WALTER L. MCNAMARA,
HARRY MADDEN,
WALTER F. MALEY,
On the Part of the House.

Respectfully submitted,
HOWARD C. REPPERT, JR.,
JOSEPH B. FLATT,
KENNETH BENDA,
JOHN P. KIBBIE,
VERNON H. KYHL,
C. JOSEPH COLEMAN,
On the Part of the Senate.

Report adopted.

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

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

The following invocation was delivered by Bishop James S. Thomas, Methodist Church, Iowa Area, Des Moines, Iowa:

Almighty God, before whom the nations rise and fall, we praise Thee as the Lord of history; the Creator of all men; and the sustainer of all righteous causes.

In this high hour of history, grant us Thy Presence and Thy power. Remind us of this nation's heritage upon which so much of our life and destiny depend. Inspire us with the memory of great men who have served this state with unflagging devotion and steady courage. Sustain us with the uplifted thoughts of statesmen and prophets whose vision still blesses our work.

We pray for the Governor and Lieutenant Governor of this state who today assume responsibilities that are both awesome and full of joy. Lead them into the joy of work well done with clear consciences and uplifted hearts. Strengthen those who are associated with them in government and general welfare.

Be with us, citizens of this state, as we seek the highest fulfillment of our common life. Make us responsible in our service and disciplined in our

appointed tasks.

According to Thy holy will, give us restraint in victory; hope in defeat; courage in difficulty; and perseverance in every just cause; through Jesus Christ our Lord. Amen.

The oath of office was administered to Governor-elect Harold E. Hughes by Chief Justice Theodore G. Garfield of the Supreme Court of Iowa.

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

President Mooty presented Lieutenant Governor Robert D. Fulton.

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

INAUGURAL MESSAGE TO THE SIXTY-FIRST GENERAL ASSEMBLY

bv bv

HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA Joint Session, January 14, 1965

MR. PRESIDENT, MR. SPEAKER, MR. CHIEF JUSTICE, HONORABLE SENATORS AND REPRESENTATIVES OF THE SIXTY-FIRST GENERAL ASSEMBLY, STATE OFFICIALS, DISTINGUISHED GUESTS, LADIES AND GENTLEMEN:

By official mileage charts, the distance from my home in Ida Grove to

the State Capital is 140 miles.

As I look back over the past few years, it seems to me that the distance

from that community to the Governor's office is so far that it should be measured in light years.

Permit me to say that I am deeply grateful to the people of Iowa for making the trip possible for me in 1962 and for extending my stay for another two years in 1964.

I am also deeply grateful for the warm reception you have accorded me today and earlier in the week when I brought you my State-of-the-State

message.

The brightness of this beautiful, refurbished chamber is indicative of the atmosphere of hope in which this session has convened. The people of Iowa expect great things of this Sixty-first session of the General Assembly. I am confident their expectations will be met with constructive action of far-reaching importance to the future of our state.

As a result of the reapportionment plan enacted by the 1964 Special Session, Iowa's legislative family has grown in size. It has also undergone a change in its political complexion. I am sure the members of both political parties will understand the pride I feel, on this occasion of my second inaugural, to be addressing a General Assembly with majorities in both

houses of my own political party.

The transition of a legislative delegation from the position of a responsible minority to that of a responsible majority requires wisdom and concerted effort. And the change from majority to minority status has its problems also. I have no doubt that the members of both delegations are equal to the challenge. This is two-party government in action. We are all deeply committed to a belief in our two-party system and we are all aware that in the final analysis our major responsibilities here rise above the confines of narrow partisanship.

In my first inaugural, I addressed an Assembly in which there was a commanding majority of the opposing party. It was widely conjectured whether or not we could work together to achieve constructive legislation. The record of the Sixtieth Session tells the story. We had our differences; we had our disputes; but in the regular session and in the special session, legislation of lasting importance to our state was enacted. I have every

confidence we will see another outstanding record this year.

In my State-of-the-State message to this joint assembly, I suggested that perhaps the most important single development in Iowa in recent years has been the relaxation of prejudices among groups traditionally at odds in our state and the emergence of a new spirit of co-operation in causes for the common good. The lack of this spirit in years past has unquestionably been a deterrent to our growth and development. To those of you who are serving in the legislature for the first time, I would point out that in years gone by there have even been sharp differences between the two houses of our bicameral legislature.

The story is told concerning a member of the House of Representatives whose wife sat up in bed in the middle of the night and whispered to her husband: "I think there are robbers in the house." The Representative woke up just enough to mutter: "Impossible. In the Senate, yes. But in the House, never."

Seriously, addressing the new members again, I am sure you will find the prevailing atmosphere to be one of good will and constructive purpose.

As chief executive, I have been given certain responsibilities by our state constitution in the legislative process. I assure you I will carry out those responsibilities to the best of my ability, and will, at the same time, accord full respect to the traditional prerogatives of the legislature. There will be no cut-and-dried Hughes bills, as such, sent to you from the first floor.

This is not my concept of the executive's responsibility in the legislative process. I construe it to be the job of the executive to suggest guidelines for legislation and to keep in close consultation with the members of the Assembly, but the actual making of the laws is the business of the legislature. I will communicate my views to your legislative leadership on a continuing basis and through special messages to the Assembly if it appears they would be useful. The doors of my office will be open to the members of both political parties at all times.

It is generally recognized that the basis of good legislation is compromise—not compromise of basic principle, but give and take in personal viewpoints to arrive at legislation that is in the best public interest. Every legislator who has occupied a desk in these chambers has been faced at times with the difficult choice of choosing between the interests of his particular constituency and the interests of the entire state. I blame no member for representing to the best of his ability the interests of the district that elected him. On the major issues, however, I hope and believe that we can arrive at solutions that will be for the long-range good of all of Lova

In this reference, it is my belief that you have made a highly constructive beginning by the action you have taken to eliminate secrecy in the legislative process. In my opinion, this action must be ranked, along with reapportionment, as one of the two most significant legislative reforms of the present century. The streamlining of your committee system is another signal improvement in the legislative process.

You have, in effect, cleared the decks for action on the momentous issues that stand before you. I wish you Godspeed in your important work and pledge to you my co-operation and good will in all phases of your endeavors.

Today, I respectfully submit to you my general recommendations for legislative action in the current session. As you know, the details of my financial recommendations will be contained in the budget message which will be delivered later this month. Obviously, in the time allotted to me, it would be impossible to cover every phase in detail. But here in condensed form are the major points:

ECONOMIC DEVELOPMENT

In my State-of-the-State message, I outlined for you the salient facts concerning Iowa's record-breaking economic growth in the past two years. These included the attainment of new peaks in the value of manufactured goods, employment, personal income and new industrial developments. I am sure that we can all agree that one of our most important responsibilities is to sustain this momentum and to take whatever action is needed to strengthen and diversify our growing economy.

A number of the measures vital to the continuing advancement of our economy are included in the framework of recommended legislation in such fields as education, state government reorganization, conservation and taxation. Looking to the future, it is clear that if private investment is to flourish at the optimum level, we must be willing to make the public investments and governmental reforms required to assure continuing economic growth. A number of other proposals relating to the stimulation of our economy can be carried out without legislation, save for additional appropriations to existing agencies.

My recommendations relating to the state's economic development are as follows: (1) The establishment of a state-wide system of area vocational-technical training. (2) The development of a tourist and travel promotion

program in our Development Commission to obtain our rightful share of a market estimated at \$40 billion annually in the United States. (I might add that this tourist promotion program would include and give increased emphasis to the Farm Vacation program that has recently been inaugurated by this administration.) (3) Enactment of the Uniform Commercial Code to bring Iowa's laws dealing with commercial transactions of all kinds up to date and in line with similar legislation in other states. (4) Expansion of existing programs to develop greater industrial use of Iowa's agricultural products. (5) Elimination of the moneys and credits tax with a provision for replacement of its revenue for distribution to the units of local government. (6) Increased effort to obtain a fair share of federal government contracts and federal research facilities for Iowa. This should be done on a state basis and also on a regional basis through continued co-operation with the Midwest Governor's Conference and the Midwest Resources Association. (7) Increased emphasis on the promotion of foreign trade in agricultural and industrial products, including the possibility of a trade mission of key industrial and agricultural leaders abroad. (8) Continuation of the "Sell Iowa" missions to the nation's leading industrial complexes in the interests of recruiting new industry for the state.

APPORTIONMENT

It is my sincere hope that this Assembly will meet the problem of legislative reapportionment head-on.

I am well aware of the difficulty of the task. I am well aware of the profound differences of viewpoint that exist in the legislature and in the state on the subject of what constitutes fair apportionment. But I believe our responsibility is clearly outlined before us.

Despite the events of the past year, I think that much of our thinking regarding apportionment in this state is more emotional than realistic. Most Iowans, including myself, did not believe that the federal court rulings on apportionment would hew to population as closely as they have. Many Iowans, including myself, were thinking in terms of a two-house legislative pattern with moderate area representation in one house. This would still be acceptable to me.

But I believe deeply in the Constitution of the United States and its guarantees of the rights of all citizens, regardless of race, color, creed, sex or place of residence. Moreover, I believe deeply in our three-part system of government and in the right and ability of the Supreme Court to interpret the constitution. The law of the land has been ruled to mean "one person, one vote," and I believe we can live with it in Iowa—as citizens can live with it elsewhere in the United States—in an atmosphere of justice and good will.

I will oppose and I hope this Assembly will oppose any attempt to alter the United States constitution to curtail the authority of the courts in this area. If the authority of the courts is impaired with respect to determining equality of voting rights, the door will be open for further dismantling of the courts' traditional powers to uphold the civil rights guaranteed to all citizens by our constitution.

It is my recommendation that the legislature deal with the reapportionment problem in two ways—a constitutional amendment for the long range and a thorough look at our present "temporary" reapportionment law to make sure it meets the latest guidelines of the courts.

A constitutional amendment initiated by this session could be designed to become effective following the census of 1970. In my view, such an amend-

ment should be drawn in the broadest possible terms. It should state that the legislature, following the next census and every ten years thereafter, would enact such measures as would guarantee to every citizen his constitutional rights at the polling place. A simple, effective and ironclad enforcement clause should be included.

In the meantime we also have an immediate problem. The last General Assembly, as you know, approved two reapportionment plans—the interim plan under which we are now functioning and a "permanent" plan in the form of a constitutional amendment. I believe that the latter is inadequate in virtually all respects and should be rejected.

Although I have said—and I feel—that the temporary plan offers reasonable equality of voting rights for all our citizens, recent court decisions indicate that there may be some question as to whether the Senate under the temporary plan would be adequate for the period until a new permanent plan becomes effective. I believe we have a responsibility to show good faith with the courts and with our people by moving in the direction charted by not one, but many judicial decisions.

As I have stated before, I favor sub-districting in legislative districts in which there are a number of representatives elected to one house.

PUBLIC SCHOOL EDUCATION

People are Iowa's most valuable asset. Labor earnings in Iowa are over three times the earnings of capital and land combined. Our rich land, our vast system of highways, our cities with their factories and homes—all of them combined are not as valuable as our people. And in this modern age, educated minds and skilled hands are needed to operate Iowa effectively. Natural resources, raw hands, and innate intelligence can not in themselves make a state productive and well off. The teeming millions of Asia are ample evidence that it is not the size of a state's population but the skill and ability of its people that are important. For our state's economic development as well as for the attainment of the good life, investment in education at all levels is essential.

Certainly no service of government in Iowa can be rated more important than the education of our children and youth for which we spend approximately \$300 million each year.

In my report on the state of the state, I outlined the progress that has been made in school district reorganization and in teacher qualification in recent years.

As everyone knows, the main problem in public school education in Iowa is to find an adequate and equitable way of financing the needs of approximately 1,100 local school districts.

I am convinced that the majority of the people of Iowa want a larger share of state revenues distributed to local school districts to ease the burden of constantly rising school costs on local property taxes. I will make a specific proposal in this area in my budget message.

My recommendations relating to public school education include the following: (1) Increasing of state aid to local school districts. (2) Improvement and clarification of existing school reorganization laws. (3) Development of meaningful approval standards and clarification of the authority to administer those standards.

HIGHER EDUCATION

From the standpoint of economic growth, as well as the development of higher levels of culture and quality living, our institutions of higher learning, both public and private, are among the state's most valuable assets.

The economy of any area has many components—natural resources, transportation, power, labor, capital, markets and education. The lack of one restricts the full potential of that area's economy. More and more we see that higher education and its institutions are foundations for our new large and sophisticated industries.

Education is of two-fold benefit as we can see by looking at the states of California and Massachusetts. By having excellence of facilities and staff as girding, they have used government project research grants and private industry to create educational-industrial complexes which feed into their state economies by building on themselves. We can see this trend shaping in Iowa, as an increasing number of modern industrial plants are locating here and using the resources of our universities and their trained manbower.

With respect to higher education as well as public school instruction, the major problem is to provide the increased financing required to meet expanding enrollments with adequate facilities and quality instruction. My budget message will include significant increases for the state institution operating budgets.

As I have stated before, I am deeply interested in getting started with a long-range program for capital improvements of state institutions, even if on a modest basis to begin with.

I recommend that consideration be given to initiating a state-supported and administered scholarship program based on both ability and need.

In general, in our efforts to upgrade the programs of all our state institutions, I think we should realize that tuition rates cannot be raised to any marked degree beyond existing levels without depriving a large percentage of our young people of the opportunity for a university education.

The tax-exempt status of newly acquired income-producing property of private colleges in Iowa should, in my opinion, be terminated. However, income-producing properties held by private colleges prior to the time the new law is enacted should continue to be exempt for a reasonable period of time.

VOCATIONAL-TECHNICAL TRAINING

It is my recommendation that a high priority should be assigned to legislation to make possible establishment of a state-wide system of area vocational-technical training schools, with the administration of the area schools vested in a local board that would be representative of the school districts located in the area. The local districts should participate only to a modest extent—perhaps a mill of taxation—in the area involved; the state should provide the main financing with the assistance of federal funds that would be available.

Wherever feasible and when the people in the local districts are willing, vocational-technical training centers should be combined with community colleges. It is my belief that at least four vocational-technical training centers should be placed under construction in Iowa in the near future.

GOVERNMENT REORGANIZATION

I believe the time has come to take action on a number of long-needed phases of government reorganization that have been recommended by legistive committees and leaders of both political parties for many years. The recommendations I submit to you are for the following:

(1) A four-year term for the Governor and Lieutenant Governor with

the provision that they run for election as members of the same political party in off-year elections. (2) Shortening of the ballot by providing for the appointment by the Governor of the State Treasurer, Secretary of State and Secretary of Agriculture, and appointment by the legislature of the State Auditor. (3) Annual sessions of the General Assembly, with the alternate session confined to budget and appropriations matters, and with a provision for more adequate compensation for members of the Assembly. (4) Granting of authority to the Governor to reorganize agencies of the state government, subject to veto by the legislature. (5) Granting to the Governor the power of item veto in appropriations bills. (6) Creation of a state planning agency within the existing framework of state government for long-range planning and inter-agency co-ordination. (7) Reorganization of the state tax commission with designation of a single tax administrator responsible for collection of taxes, and with the three-man tax commission to serve as an appeal board. (8) Consolidation of the Departments of Labor, Mines and Mining, and the Industrial Commissioner into a single department. (9) Consolidation of the functions of the Car Dispatcher. State Printing Board and a Central Purchasing Authority under the Executive Council.

LAROR.

With respect to labor legislation, I repeat the recommendation I made in my First Inaugural Address and in subsequent statements, calling for the modification of the right-to-work law to eliminate the statutory prohibition of union shop contracts between employers and employees.

My recommendations in this area also include enactment of a state industrial safety law and a realistic review of our workmen's compensation and unemployment compensation laws, which are basically sound but need updating to meet current conditions.

ABOLITION OF CAPITAL PUNISHMENT

I believe the death penalty, which has not proved a deterrent to crime and which inflicts spiritual damage upon a civilized society, should be eliminated from the statutes.

CONSERVATION

In the light of the constructive long-range planning that has been carried out by the Conservation Commission in the past two years, the most urgent need in this area is for acquisition of forests, water areas and regions suitable for future recreation uses by the people of Iowa. The foundation should be laid for a continuing program to meet this overriding need, in order that future generations of Iowans will not be deprived of outdoor recreational opportunities.

The settlement of the Iowa-Nebraska boundary dispute, recommended elsewhere in this message, will open up a vast potential area for wildlife

and outdoor recreation in western Iowa.

Legislation is needed to provide for state financing of the development and maintenance of rest areas along the interstate system and other major highways in the state.

CONFLICT OF INTEREST

The conflict of interest statutes should be revised and clarified so that qualified citizens will not be needlessly discouraged from serving in govern-

ment, particularly in small communities. It is my opinion that this can be done with adequate safeguards to protect the public interest.

IOWA-NEBRASKA BOUNDARY

I would urge the Assembly to ratify the settlement of the Iowa-Nebraska boundary dispute recommended by the boundary committees of both states, in order to settle long-pending questions of land ownership and to open up the Western Slope of Iowa to commercial, industrial and recreational development.

HIGHWAYS

I recommend that the General Assembly enact a one-cent increase in the gasoline tax to be allocated to the state primary system. The program of curb leveling on our older and narrower primary roads should be continued as rapidly as possible, along with the widening of narrow bridges and other modernizations vital to driving safety.

High priority should be given by the Highway Commission to speeding up the construction of a system of four-lane highways to connect our major cities, while maintaining the best possible service to lesser-populated areas.

As I have stated before, I favor the reorganization of the administrative structure of the Highway Commission to place the non-engineering functions of the state's vast highway program under the direct supervision of a qualified administrator.

LIQUOR CONTROL

In my opinion, the liquor control legislation enacted by the last session of the Assembly has proved beneficial and workable in most respects. However, there are some improvements that should be made. I would, therefore, recommend legislation to: (1) Make uniform the days and hours during which liquor and beer can legally be sold. (2) Permit the issuance of six-month or eight-month liquor licenses to seasonal club operators. (3) Authorize the granting of quantity discounts only to commercial establishments holding liquor licenses.

In addition, I consider it highly important that the liquor control law be amended to correct flaws pointed up by the recent Iowa Supreme Court decision relating to the serving of liquor at private parties. It would appear that if the law is not corrected it could provide a loophole for the return of illegal operations resembling the old key club.

SCHOOL BUS ISSUE

I repeat my 1963 inaugural recommendation that the state law be amended to allow all children to ride on public school buses.

FREEDOM OF INFORMATION

As previously stated, I congratulate the Sixty-first General Assembly on the historic elimination of secrecy in the legislative process, and reaffirm this administration's policy of providing the press and the public open access to information regarding activities of state government.

PUBLIC DEFENDER

I repeat my recommendation of two years ago that the legislature consider the establishment of a public defender system to provide adequate legal defense for all accused persons regardless of their ability to pay.

ALCOHOLISM TREATMENT FACILITY

I strongly recommend that consideration be given to the possibility of establishing a long-needed alcoholism treatment center to provide effective medical aid and rehabilitation for victims of a disease that afflicts more than 50,000 Iowans. At a later date details and a possible site for this center will be recommended.

COMMISSION ON THE AGING

In its recent report, the Governor's Commission on the Aging recommended legislation to create a permanent state commission to deal with the problems of our older residents and to co-ordinate state, county and local activities in this area. This recommendation has my complete support.

PUBLIC HEALTH

In the past, the Department of Public Health has been severely handicapped by inadequate staff and appropriations. Steps have been taken in the last two years to strengthen the department within these limitations.

To provide for an improved program of public health services for the people of Iowa. I recommend that the Assembly adopt the recommendations submitted last year by the Governor's Public Health Advisory Committee. including: (1) Removal of unreasonable limitations on the salary for the Commissioner of Public Health. (2) Increased funds for the Department of Health, independent of fees. (3) Revisions in the composition and functions of the State Board of Health. (4) Legislation permitting local taxation specifically for health services.

SOCIAL WELFARE

As I have stated before, I am firmly convinced that efficiently administered programs to meet human needs in welfare are a sound investment in the future of our state. Inadequate, loosely administered programs which fail in their mission of helping people to help themselves are wasteful because they do not accomplish their basic objective.

The administration of the social welfare programs in Iowa involves large sums of money. Changing times have brought new approaches and concepts

in welfare administration.

Periodically all departments can benefit from a comprehensive study of their organizational structure by outside authorities. I believe it would be beneficial at this time if qualified officials of the Department of Health. Education and Welfare were to study the entire structure and administration of the public assistance program in Iowa and make recommendations for organizational change and modernization in the state welfare department.

MENTAL HEALTH

In Iowa we are today meeting the challenge posed by recent medical advancement in the field of psychiatry and changing concepts in the treatment of mental illness by reassessing our current position and formulating a new realistic plan for the future. For the past eighteen months literally thousands of people throughout the state directly and indirectly, have been participating in two planning groups—one under the Iowa Mental Health Authority, planning for mental illness, and one under the Board of Control, planning for mental retardation. The results of this planning will be completed in final draft within the next six months.

In addition to this, the last General Assembly designated the Department of Public Health as the state agency to administer the federal-aid program for construction of facilities for mental health and mental retardation. It is possible that additional legislation will be necessary to clarify the relationship between state and local communities in the allocation and admin-

istration of federal and matching funds.

CORRECTIONS

For many years, one of the most urgent needs in our corrections systems has been for a security hospital for mentally disordered prison inmates. About 12 percent of our prison inmates are mentally disordered and need treatment, and at the present time we do not have a security hospital facility in which they can receive that treatment. It is high time that we met this need to avoid the possibility of returning inmates to society as dangerous as when they entered the institution.

Last year I made the suggestion that certain farms owned by the Board of Control institutions which appear to be losing money and are no longer needed for rehabilitation purposes should be sold and returned to local tax rolls. If this is done, the money should be used for capital improvements at the institutions and the building of a maximum security hospital should

be a first priority.

I have long held the opinion that the state should have a long-range program for capital improvements at our state institutions. Any lands owned by the state, which are no longer needed for the purpose for which they were intended, or for future expansion, should be disposed of and the proceeds made available to the institutions for capital improvements.

With further reference to the field of corrections, I hope that in the foreseeable future we may have a pre-sentence investigation for every felony case. The use of probation and parole has been substantially and successfully increased in recent years, and it is my opinion that we should continue to make increased use of this sound and economical alternative to extend incarceration.

It is generally recognized that our juvenile and penal codes need revision to bring about greater uniformity of practice. I believe consideration should also be given to the enactment of a Model Sentencing Act in Iowa.

HUMAN RIGHTS

Three major actions have been taken by the state government in the past two years to eliminate discrimination for reasons of race, color and creed. One was the enactment of the first Fair Employment Practices Act in the state's history. The second was my issuance of an executive order to forbid discrimination in all departments of government under my jurisdiction. The third was the constructive effort of the Governor's Human Rights Commission.

It is my recommendation that this Assembly pass legislation creating a statutory Human Rights Commission with an appropriation adequate to

hire the required staff and to conduct the investigative and educational activities of the Commission.

PUBLIC SAFETY

In my State-of-the-State message, I indicated the seriousness of the traffic safety problem and stated that several measures of important legislation would be needed to give the Department of Public Safety the resources needed to administer a sound safety program.

Specifically, I am recommending a 100-man increase in the Iowa Highway Safety Patrol, with 50 men to be added in each year of the biennium. In order to expedite the recruiting and training of these men, and to get them on the highways as soon as possible, I am asking that this legislation have priority and that it be made effective upon publication.

I also recommend that a thorough study be made of our speed limits and

that legislation be enacted to reduce those that are too high.

Among the other measures which I believe are needed for public safety are: (1) Expanded driver education programs for the young people of our state. (2) Legislation requiring seat belts in all new cars sold in Iowa. (3) Fully reflectorized license plates. (4) Strengthening of the temporary driving permit program. (5) Steps leading to periodic re-examination of all licensed drivers. (6) Legislative studies to update the state motor vehicle code for the first time since 1946 and to look into the advantages of statewide motor vehicle inspection.

This is a broad program requiring much work on the part of the legislature, but I believe that the staggering loss of lives, the injuries and the economic loss suffered on Iowa highways demands such positive, concrete

action.

INTERGOVERNMENTAL RELATIONS

One of the most promising approaches to gaining new levels of efficiency and economy in government is through intergovernmental co-operation. This has been a comparatively untapped resource in Iowa and it is high time we took advantage of it.

At this point I am not referring to actual consolidation of government such as has been effected in Dade County, Florida, and other metropolitan regions, but simply to common sense co-operation between the units of local government—the counties, the municipalities and the school boards—and between local government jurisdictions and the state. Through joint planning and joint use of services and facilities, substantial benefits and savings can be effected.

Early in 1964, I appointed a Governor's Commission on State and Local Government with representation from the various governmental jurisdictions and from private citizens in all parts of the state. This Commission has performed an invaluable service as a study group and sounding board for awakening state-wide interests in new approaches to intergovernmental co-operation.

One of the recommendations of this Commission is for a law to grant broad authority to units of state and local government in Iowa to enter into contracts for joint use of facilities and services.

I strongly recommend the enactment of this proposal.

MUNICIPAL HOME RULE

The Sixtieth General Assembly enacted the first legislation in modern times to grant cities and towns a measure of self-determination in their local

affairs. A constitutional amendment to grant these powers was first submitted under the sponsorship of the League of Iowa Municipalities. This passed the Senate by a wide margin, but died in the sifting committee of the House. Subsequently, a statute granting home rule powers to local communities was enacted into law.

Last fall, this statute was ruled unconstitutional in a test case in Greene County district court. I understand it is now under appeal to the Supreme Court.

I believe that a home rule amendment should be adopted by this Assembly to assure local communities of the self-government in local affairs they have long demanded and sorely needed.

BILLBOARD CONTROL

For the benefit of our own citizens and for the benefit of tourists visiting Iowa, I believe we should preserve the scenic beauties of our Iowa country-side by enacting legislation to control the erection of billboards along our interstate highway system. It is significant and a gesture in the public interest that the Iowa Outdoor Advertising Association has publicly announced that it will not oppose this legislation in the present session. I sincerely hope that this Assembly will adopt a sound billboard control measure.

STATE OFFICE BUILDING

In my budget message, I will recommend the allocation of funds for acquisition of land and construction of a new state office building in line with the recommendations of the Capitol Planning Commission. The state government has so outgrown its present facilities that some agencies are located in two condemned buildings on the Capitol grounds, while numerous others are scattered in more than a half dozen downtown locations at a cost to the taxpayers of more than \$150,000 a year in rent.

DAYLIGHT TIME

In order to eliminate the confusion that has existed in the past, I recommend that legislation be enacted to make Daylight Time uniform in Iowa during the summer months.

VOTER REGISTRATION

I believe we should encourage greater participation in elections by making it easier for our citizens to register to vote. It is my recommendation that sound measures be taken to liberalize our voter registration laws, particularly by lengthening the hours of registration by making registration available at more accessible locations during certain periods.

AGRICULTURE

At this point a new administration in the office of the Secretary of Agriculture is taking a fresh inventory of the services this department offers to the farmers of Iowa.

It is my recommendation that a comprehensive effort in inter-agency planning between the Secretary of Agriculture, the Development Commission, the University Extension Services, and a number of other state agencies be undertaken to develop new programs for the benefit of Iowa farmers.

With reference to federal farm policies, the best a Governor can promise with any degree of candor is to fight with all the energy and influence at his command for the interests of Iowa farmers in connection with federal legislation and policy-making. This I have done in the past; this I will continue to do in the term ahead.

COURT STUDY COMMITTEE

Each session of the General Assembly, a number of committee and commissions are created by the legislature to study a given area during the interim period and then to submit their findings to the next session.

One of the most valuable studies completed since the last session of the

Assembly is that of the Legislative Court Study Commission.

While I do not agree with every phase of the Commission's recommendations, I do agree with much of it and with the objective of upgrading our court system, particularly at the local level. I recommend this report to the Assembly and for study and for possible legislative action.

PERSONNEL

If we are to sustain the unprecedented forward movement that Iowa has achieved in the last two years, we must gain for government the ability to compete with private industry for qualified personnel.

Recently we had the Public Administration Service make a study of salaries of key officials in state government. In the light of their findings we have found support for our intention to make significant increases in the salaries of those officials.

It is my hope that this Assembly will enact civil service for state employees. Quite frankly it seems illogical that we should require municipal government, after it reaches a certain size, to come under civil service, only to deny it to our own state employees.

* * * *

I intended to deliver a speech here today—not an encyclopedia. Yet, if my speech, by its very weight in printed form, conveys to anyone the idea that state government is a big operation; then perhaps it has served some useful purpose.

I think of many vital areas of government that I have not had time to touch upon—including the state programs for rehabilitation of the physically handicapped, the orientation and training of the blind, the special education programs for retarded children, and the research in our universities, extending from the quest for new uses for farm products to the probing of the mysteries of outer space.

All of these are part of the mighty human resource programs of our state government, which this administration is firmly committed to sustaining and strengthening.

In my first inaugural message, I said: "The scope of government covers the entire spectrum of human life . . . As I see it, the responsibility of a new administration is to take a total approach—rather than to concentrate on a few areas and neglect the others."

This, ladies and gentlemen, I have done to the best of my ability.

In that first inaugural, I also said: "Frankly, I expect to experiment and make some mistakes."

This statement I have also fulfilled, I might add.

If you will forgive a purely personal viewpoint, ladies and gentlemen, I would say that in the past two years we have seen a revolution of attitude in this state. I am not suggesting that we have changed our fundamental beliefs and impulses. I am suggesting only that we have rearranged them and changed our outlook.

We have swung from a negative to an affirmative point of view. We have, I think, reached a clearer distinction between what is right and what is only self-righteous. We have regained our poise, our sense of venture and our faith in the future. We have relaxed some of our old prejudices and exhibited a new willingness to work together for common goals. In short, we have gained maturity and unity of purpose as a society. And this bodes well for Iowa's future.

On this memorable occasion, my heart is full of gratitude for the help and the courtesy we have received in the past two years from the members of the General Assembly and from the people of Iowa.

On behalf of my wife and family and myself, I thank you all.

The people of this state are an energetic and self-reliant breed with great staying power and spiritual strength. The beauty and abundance of the state are beyond the legendary dreams of the promised land. Our potential stands like a tall building against the sky.

It is my devout hope that this administration in this era of promise can provide the people of Iowa with sound, forward-looking and humane government during the biennium ahead.

To this end, I pledge you my good will and my unreserved co-operation.

The following benediction was offered by Bishop Ralph Hayes, Bishop of the Davenport Diocese, Davenport, Iowa:

PSALM 66

May God have mercy on us, and bless us; may He cause the light of His countenance to shine upon us, and may He have mercy upon us.

That we may know thy way upon earth; thy salvation in all nations. Let people confess to thee. O God; let all the people give praise to thee.

Let the nations be glad and rejoice; for thou judgest the people with justice, and directest the nations upon earth.

Let the people confess to thee; let all the people give praise to thee;

the earth hath yielded her fruit.

May God, our God, bless us; may God bless us, and all the ends of the earth fear him. Amen.

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

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

The motion prevailed.

Representative Maule of Monona moved that the joint convention be now dissolved.

Motion prevailed.

The Senate returned to the Senate chamber, President pro tempore O'Malley presiding.

PRESENTATION OF LIEUTENANT GOVERNOR FULTON

Senator Frommelt moved that a committee of three be appointed to escort the Honorable Robert D. Fulton, Lieutenant Governor, and Mrs. Fulton to the rostrum, which motion prevailed, and the Chair appointed as such committee Senators Frommelt, Coleman and Rigler.

The committee waited upon Lieutenant Governor Fulton and Mrs. Fulton.

President O'Malley presented Lieutenant Governor and Mrs. Fulton.

President of the Senate Fulton said:

MR. PRESIDENT PRO TEMPORE AND MEMBERS OF THE SENATE:

Today I am receiving a great honor that many in this body are undoubtedly more deserving. From a standpoint of experience in the Senate and of service to the state, there are many of you who would more appropriately and more ably serve as presiding officer of this body. But our political systems do not operate in this manner and, therefore, I can only promise you to act as the President of the Senate as judiciously as my capabilities will allow.

Before entering into my considerations of the sessions before us, I would like to extend to Lieutenant Governor Mooty, the Secretary of the Senate, Carroll Lane, and their staff the sincere appreciation for the full and fine cooperation they extended in organizing this body. This indicates the deep concern of those who have gone before us for the well-being of Iowa and should serve as a guide for our further action.

We have just heard from the Governor of our state, and there is no doubt in my mind that the Senate will be able to face the challenge presented and though the reaction to this message will be varied, we can all agree that the task before us is monumental. The sheer number of bills will be staggering and it is necessary that the most effective use of the procedural processes of the Senate intelligently select those that should be considered by the Senate. These processes will make these judgments, and when the time comes for adjournment we will all be proud of the operation of this aspect of the Senate's business.

But there are areas that failure in any one of them could transcend all these accomplishments of the legislature and severely tarnish the image of the Sixty-first General Assembly with the Iowa public. These areas are similar in many respects. First, it will be impossible to even adequately discuss any one of them unless every member of the legislature bases his judgment on the future well-being of the entire state. For these problems will become insoluble by any one of us believing the considerations of his particular legislative district are more important or even of equal importance with the future of Iowa. There is no piecemeal solution to these problems—they must be solved with the benefit of the entire state in mind or we are doomed to failure. We must constantly analyze our own position to guarantee that the position that we fundamentally believed to be in Iowa's best interest will stand the test of our own most critical evaluation.

These problems are similar in that they have long been with us and those who have had previous legislative experience have debated them many times. These problems are also similar in that they are immensely complicated and that they are problems that defy final solution for once you

make an advance the conditions of our state change and we will find our successors facing them once again.

But this is the paradox of our legislative system and I firmly believe that these obstacles will not deter the Sixty-first General Assembly from at least arriving at partial solutions. I believe that in facing the problems of reapportionment, taxation and education the Sixty-first General Assembly will dissolve the many myths about the division of interests of our fair state. That the solutions to these problems and the benefits conferred upon the entire state thereby will indicate that which we all have long known—that we can only prosper individually or sectionally when the entire state prospers—that the denial of a right of one citizen, be it a civil right, a right to equal educational opportunity, or a right to a full share of the resources of our state, is a denial to all the citizens of our state.

Once again let me express my appreciation for the honor that will be daily bestowed upon me by being the presiding officer of the Iowa Senate. My office will always be open to all members of the Senate. To the experienced members of the Senate I ask for your guidance and help. To all members, I ask for your indulgence. It is my firm belief that this will be

a successful session.

Senator Frommelt asked and received unanimous consent that the remarks of President Fulton be printed in the Senate Journal.

PRESENTATION OF DISTINGUISHED GUEST

Senator Condon rose on a point of personal privilege and presented to the Senate the mother of Lieutenant Governor Fulton, Mrs. Lester C. Fulton, who was present in the Senate chamber.

APPOINTMENT OF SECRETARY TO LIEUTENANT GOVERNOR

Lieutenant Governor Fulton announced the appointment of Doris D. Johnson of Polk County as his secretary.

Mrs. Johnson appeared before the President's station and was duly sworn.

APPOINTMENT OF PAGES TO LIEUTENANT GOVERNOR AND SECRETARY OF THE SENATE

Lieutenant Governor Fulton announced the appointment of John Eveland of Story County as his page, and the appointment of Kirk Patrick of Polk County as the page to the Secretary of the Senate.

The pages appeared before the President's station and were duly sworn.

The Chair announced the appointment of the standing committees and stated that they would appear in full in the Journal of Monday, January 18, 1965.

On motion of Senator Frommelt and in accordance with House Concurrent Resolution 3 duly adopted, the Senate adjourned until 11:00 a.m., Monday, January 18, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, JANUARY 18, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend N. R. Olphin, pastor of the Corinthian Baptist Church, Des Moines, Iowa.

PRESENTATION OF VISITORS

Senator Vance asked and received unanimous consent to present to the Senate four students, members of the senior class of the Mount Pleasant High School, also members of Boy Scout Explorer Post No. 28, who were present in the Senate chamber accompanied by their instructor, Roy Butler.

Senator Lodwick asked and received unanimous consent to present to the Senate four students, members of the junior class of the Fort Madison High School, who were present in the Senate chamber accompanied by their instructor, Mrs. Engstrom.

INTRODUCTION OF BILLS

Senate File 16, by Senator Lodwick, a bill for an act relating to compensation and expenses of commissioners of hospitalization.

Read first and second times and passed on file.

Senate File 17, by Senators Lodwick and Dodds, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library services.

Read first and second times and passed on file.

Senate File 18, by Senators Hagedorn, Hansen and Elthon, a bill for an act relating to the disposition of unclaimed property.

Read first and second times and passed on file.

Senate Joint Resolution 7, by Senators Reppert, Murray, Tabor, Kruck and Nims, a joint resolution proposing constitutional amendments changing the terms of office of the governor and lieutenant governor from two (2) to four (4) years.

Read first and second times and passed on file.

ANNOUNCEMENT

In accordance with Chapter 66, Section 10, Acts of the Sixtieth General Assembly, President Fulton announced the receipt of copies of the rules and regulations of the various departments of state from Senator A. V. Doran, Chairman of the departmental rules and review committee.

Copies of these rules and regulations will be filed with the chairmen of the respective committees.

REPORT OF COMMITTEE ON MILEAGE

Senator Ely called up the report of the committee on mileage, filed and found on pages 29 and 30 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

APPOINTMENT OF PAGES

Lieutenant Governor Fulton announced the appointment of the following pages of the Senate:

Brenda Kimberley of Story County Robert Burrell of Ringgold County Patrick Thornton of Buchanan County James Kilpatrick of Des Moines County Howard Hoy of Black Hawk County Marie Borzo of Polk County Judy Rinard of Polk County

The above named pages appeared before the desk of the Lieutenant Governor and were duly sworn.

Senator Frommelt moved that, in the presentation of visitors, introductions be limited to former members of the legislature, elective state and federal officials and bona fide schools, which motion prevailed

SENATE CONCURRENT RESOLUTION 4 By Walker

Whereas, The Supreme Court of the United States has decreed, under present constitutional provisions, that the legislatures of the several states should be apportioned in both houses on a population basis; and

Whereas, There is now pending in most states legislation to apportion on various bases including some with one house on population and the other on

area or some other consideration; and

Whereas, Most national and international legislative bodies are based in some degree on other considerations than population, including the United Nations Assembly wherein population is not considered as a factor and the Congress of the United States wherein only one house is based on population, and

Whereas, It is the considered opinion of the legislative body that in the reapportionment of the state legislatures some other consideration than population should in all cases be used in assigning representation in one of the houses. Now. Therefore.

Be It Resolved by the Senate of the Sixty-first General Assembly of the State of Iowa, the House Concurring: That the Congress of the United States should at once initiate the passage of a constitutional amendment declaring the principle of legislative representation in each state, of one house to be based on population and the other house to be based on other considerations, including area and economic factors, and

Be It Further Resolved That an attested copy of this Resolution be forwarded at once to each member of the Iowa delegation in the House of Representatives and the Senate in Congress; to the President and Vice President of the United States; to the Majority and Minority Leaders in both houses of the Congress of the United States, and to the Secretary of the Senate and the Chief Clerk of the House of Representatives of the Congress of the United States.

REPORT OF COMMITTEE ON COMMITTEE ROOMS

Mr. President: Your committee appointed to assign committee rooms to the various standing committees and arrange for regular hours of meeting begs leave to report that they have had the same under consideration and recommends that the rooms and hours be assigned in the following manner.

MONDAY

- 1:00 P.M. Education—Room 22 1:00 P.M. Agriculture—Room 24
- 2:00 P.M. Commerce—Room 24 2:00 P.M. Claims—Room 22

TUESDAY

- 1:00 P.M. Governmental Affairs-Room 22
- 1:00 P.M. Governmental Subdivisions-Room 24
- 2:00 P.M. Appropriations—Room 22
- 2:30 P.M. Ways and Means-Room 24

WEDNESDAY

- 1:00 P.M. Judiciary-Room 24
- 2:00 P.M. Industrial and Human Relations-Room 22
- 2:30 P.M. Public Health-Room 24

THURSDAY

- 1:00 P.M. Transportation-Room 22
- 1:00 P.M. Conservation and Recreation-Room 24
- 2:00 P.M. Appropriations-Room 22
 - Rules-On call of Chairman
 - Enrolled Bills-On call of Chairman
 - JAKE B. MINCKS, Chairman.
 - J. HENRY LUCKEN.
 - JAMES M. MCNALLY.

STANDING COMMITTEES OF THE SENATE APPOINTED BY LIEUTENANT GOVERNOR FULTON

	AGRI	CULTURE		
Main, Chairman	Floy	Lucken	Stephens	
Murray*	Hagie	Patton	Tabor	
Buren	Heaberlin	Shoeman		
APPROPRIATIONS				
Coleman,	Floy	Lange	Nurse	
Chairman	Frommelt	Lisle	Rigler	
O'Malley*	Hagie	Lodwick	Schroeder	
Beneke	Hansen	Main	Shoeman	
Burns	Hill	McGill	Tabor	
Condon	Klefstad	McNally	Vance	
Ely	Kruck	Mincks	Walker	
Flatt	Kyhl	Nims		
	C	LAIMS		
Denman,	DeKoster	McGill	Shirley	
Chairman	Elvers	Mills	Stanley	
Patton*	Lange	Reno	-	
	COV	IMERCE		
Hansen,	Burns	Kruck	Rigler	
Chairman	Coleman	Murray	Vance	
Schroeder*	Frommelt	Reppert	Walker	
Beneke				
		AND RECREATION		
Hill, Chairman	Buren	Hansen	Mills	
McGill*	Condon	Lange	Van Gilst	
Benda	Elvers	Messerly		
	EDU	CATION	•	
Kibbie,	Briles	Elthon	Lodwick	
Chairman	Cassidy	Elvers	Nims	
Nurse*	DeKoster	Ely	Shirley	
Beneke	Denman	Lisle	Van Gilst	
	ENROL	LED BILLS		
Klefstad,	Benda	Burns		
Chairman	COMBRANCE	SYMAT ADDATES		
D-11- Ob-2		NTAL AFFAIRS	35-1-	
Dodds, Chairman Denman*	Burrows	Hagedorn Kibbie	Main	
Benda	Ely Flatt	Lisle	Mincks Shaff	
Burke	Frommelt	Lodwick	Shan	
Darne		AL SUBDIVISIONS		
Reppert,	Burrows	Kibbie	Messerly	
Chairman	Cassidy	Klefstad	Riley	
Rigler*	Floy	McNally	itiley	
	•	HUMAN RELATIONS		
Mincks,	Burns	Dodds	Nurse	
Chairman	Condon	Griffin	Reno	
Klefstad*	DeKoster	Lucken	Riley	
Burke	Denman	Mills	Shoeman	
•	JUD	ICIARY		
O'Malley,	Hansen	McNally	Stanley	
Chairman	Heaberlin	Riley	Vance	
Shaff*	Heying	Shirley	Van Gilst	
Coleman	Hill	Schroeder	Walker	

^{*}Indicates ranking member.

4.75		PUBLIC HEALTH	
Ely, Chairman Nims* Buren	Griffin Kyhl Lucken	O'Malley Patton	Reno Stephens
		RULES	
Elvers, Chairman Hill*	Briles Burrows Condon	Elthon Heying Mincks	O'Malley Rigler
		TRANSPORTATION	**
Hagedorn, Chairman Kruck* Briles	Coleman Dodds Flatt	Griffin Hagie Heaberlin	Kyhl Reppert Tabor
	7.	WAYS AND MEANS	
Frommelt, Chairman Reppert* Benda	Burke Cassidy Dodds Elthon	Hagedorn Heying Kibbie Messerly	Murray Shaff Stanley Stephens

SENATORS AND THEIR RESPECTIVE COMMITTEES Sixty-first General Assembly

	SENATOR BENDA	
Conservation and recreation	Enrolled bills Governmental affairs	Ways and means
Appropriations	SENATOR BENEKE Education	Commerce
Education	SENATOR BRILES Rules	Transportation
Agriculture	SENATOR BUREN Conservation and recreation	Public health
Governmental affairs	SENATOR BURKE Industrial and human relations	Ways and means
Appropriations Commerce	SENATOR BURNS Enrolled bills	Industrial and human relations
Governmental affairs	SENATOR BURROWS Governmental subdivisions	Rules
Education	SENATOR CASSIDY Governmental subdivisions	Ways and means
Appropriations, Chairman	SENATOR COLEMAN Commerce Judiciary	Transportation
Appropriations Conservation and	SENATOR CONDON Industrial and human relations	Rules

^{*}Indicates ranking member.

recreation

*Indicates ranking member.

Education	SENATOR DeKOSTER Claims	Industrial and human relations
Claims, Chairman	SENATOR DENMAN Governmental affairs*	Industrial and human relations
Governmental affairs, Chairman	SENATOR DODDS Industrial and human relations	Transportation Ways and means
Education	SENATOR ELTHON Rules	Ways and means
Rules, Chairman Claims	SENATOR ELVERS Conservation and recreation	Education
Public health, Chairman	SENATOR ELY Appropriations Education	Governmental affairs
Appropriations	SENATOR FLATT Governmental affairs	Transportation
Agriculture	SENATOR FLOY Appropriations	Governmental subdivisions
Ways and means, Chairman	SENATOR FROMMELT Appropriations Commerce	Governmental affairs
Industrial and human relations	SENATOR GRIFFIN Public health	Transportation
Transportation, Chairman	SENATOR HAGEDORN Governmental affairs	Ways and means
Agriculture	SENATOR HAGIE Appropriations	Transportation
Commerce, Chairman Appropriations	SENATOR HANSEN Conservation and recreation	Judiciary
Agriculture	SENATOR HEABERLIN Judiciary	Transportation
Judiciary	SENATOR HEYING Rules	Ways and means
Conservation and recreation, Chairman	SENATOR HILL Rules* Appropriations	Judiciary
Education, Chairman Governmental affairs	SENATOR KIBBIE Governmental subdivisions	Ways and means
Enrolled bills, Chairman	SENATOR KLEFSTAD Industrial and human relations* Appropriations	Governmental subdivisions

Transportation*	SENATOR KRUCK Appropriations	Commerce
Appropriations	SENATOR KYHL Public health	Transportation
Appropriations	SENATOR LANGE Claims	Conservation and recreation
Appropriations	SENATOR LISLE Education	Governmental affairs
Appropriations	SENATOR LODWICK Education	Governmental affairs
Agriculture	SENATOR LUCKEN Industrial and human relations	Public health
Agriculture, Chairman	SENATOR MAIN Appropriations	Governmental affairs
Conservation and recreation*	SENATOR McGILL Appropriations	Claims
Appropriations	SENATOR McNALLY Governmental subdivisions	Judiciary
Conservation and recreation	SENATOR MESSERLY Governmental subdivisions	Ways and means
Claims	SENATOR MILLS Conservation and recreation	Industrial and human relations
Industrial and human relations, Chairman	SENATOR MINCKS Appropriations Governmental affairs	Rules
Agriculture*	SENATOR MURRAY Commerce	Ways and Means
Public Health* Education*	SENATOR NIMS Appropriations SENATOR NURSE Appropriations	Education Industrial and human relations
Judiciary, Chairman Appropriations*	SENATOR O'MALLEY Public health	Rules
Claims*	SENATOR PATTON Agriculture	Public health
Claims	SENATOR RENO Industrial and human relations	Public health
Governmental subdivisions, Chairman	SENATOR REPPERT Ways and means* Commerce	Transportation

Governmental subdivisions*	SENATOR RIGLER Appropriations Commerce	Rules
Governmental subdivisions	SENATOR RILEY Industrial and human relations	Judiciary
Commerce*	SENATOR SCHROEDER Appropriations	Judiciary
Judiciary*	SENATOR SHAFF Governmental affairs	Ways and means
Claims	SENATOR SHIRLEY Education	Judiciary
Agriculture	SENATOR SHOEMAN Appropriations	Industrial and human relations
Claims	SENATOR STANLEY Judiciary	Ways and means
Agriculture	SENATOR STEPHENS Public health	Ways and means
Agriculture	SENATOR TABOR Appropriations	Transportation
Appropriations	SENATOR VANCE Commerce	Judiciary
Conservation and recreation	SENATOR VAN GILST Education	Judiciary
	SENATOR WALKER	
Appropriations	Commerce	Judiciary

^{*}Indicates ranking member.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the following assignment of bills to committee:

- S. F. 1 Judiciary
- S. F. 2 Transportation
- S. F. 3 Judiciary
- S. F. 4 Transportation
- S. F. 5 Industrial and human relations
- S. F. 6 Judiciary
- S. F. 7 Ways and means
- S. F., 8 Governmental subdivisions
- S. F. 9 Governmental subdivisions
- S. F. 10 Industrial and human relations
- S. F. 11 Industrial and human relations

- S. F. 12 Governmental subdivisions
- S. F. 13 Agriculture
- S. F. 14 Governmental affairs
- S. F. 15 Governmental affairs
- S.J.R. 1 Education
- S.J.R. 2 Governmental affairs
- S.J.R. 3 Governmental affairs
- S.J.R. 4 Governmental affairs
- S.J.R. 5 Governmental affairs
- S.J.R. 6 Governmental affairs

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, January 19, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, JANUARY 19, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Marlyn D. Hansing, pastor of Our Savior Lutheran Church, Radeliffe, Iowa.

PETITION

By Senator O'Malley, from fifty-nine residents of Polk County, favoring uniform time on a statewide basis.

PRESENTATION OF VISITOR

Senator Riley rose on a point of personal privilege and presented to the Senate the Honorable Martin Wiley, former member of the Senate from Linn County, who was present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 19, by Senator McGill, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission.

Read first and second times and passed on file.

Senate File 20, by Senators Nims, Kruck, Burns and Cassidy, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness.

Read first and second times and passed on file.

Senate File 21, by Senators Condon, Ely, Mincks and Messerly, a bill for an act to amend section ninety-six point four (96.4), Code 1962, so as to eliminate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits.

Read first and second times and passed on file.

Senate File 22, by Senators Mincks, Klefstad, Coleman and Denman, a bill for an act to amend section ninety-six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits.

Read first and second times and passed on file.

Senate File 23, by Senators Stanley, Shaff, Messerly, Riley and Tabor, a bill for an act relating to employment safety and providing for an employment safety commission.

Read first and second times and passed on file.

Senate File 24, by Senator Walker, a bill for an act to provide tax relief for elderly persons on the homesteads of such persons.

Read first and second times and passed on file.

Senate File 25, by Senators Schroeder, Shaff and Lange, a bill for an act to repeal the tax on moneys and credits except that tax necessary to retire Korean veterans' bonus bonds.

Read first and second times and passed on file.

Senate File 26, by Senators Stephens, Coleman, Walker, Hagedorn, Lucken, Hansen, Shoeman, Reno, DeKoster, Flatt and Lodwick, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill.

Read first and second times and passed on file.

Senate File 27, by Senators Murray, Ely, Lodwick, Mincks, Nims and Vance, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail.

Read first and second times and passed on file.

Senate File 28, by Senators Ely and Riley, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of two (2) court rooms in the Linn County courthouse located in Cedar Rapids, Iowa.

Read first and second times and passed on file.

Senate File 29, by Senators Lucken, Ely, Coleman and O'Malley, a bill for an act to authorize the board of control of state institutions

to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution.

Read first and second times and passed on file.

Senate Joint Resolution 8, by Senators Hansen, Klefstad, Kruck, Floy and Burrows, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

Read first and second times and passed on file.

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 Senate is asked:

House Concurrent Resolution 4, requesting that the Veteran's Administration continue the operation of the Domiciliary at Clinton, Iowa.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 4

By Jackson of Clinton and Varney

Whereas, there is an immediate and continuing need for caring for veterans, and

Whereas, there is an existing facility known as the Veteran's Administration Domiciliary, located at Clinton, Iowa, and

Whereas, this existing facility has been maintained properly and is at present housing more than six hundred veterans, and

Whereas, said facility could be continued and even expanded at minimum

costs to meet the needs for veteran care, and

Whereas, the Veteran's Administration has announced plans to close the said Domiciliary at Clinton, Iowa; therefore,

Be It Resolved by the House, the Senate Concurring: That the Veteran's Administration is respectfully requested to continue the operation of the Domiciliary at Clinton, Iowa, with its suitable facilities and desirable location for the permanent care of veterans.

Be It Further Resolved: That copies of this resolution be transmitted to the President of the United States, the President of the United States Senate, the Speaker of the House of Representatives of Congress, the Iowa members of the United States Senate, the Iowa members of the House of Representatives of Congress, and the Veteran's Administration.

REPORT OF COMMITTEE ON COMMITTEE ROOMS

Senator Mincks called up the report of the committee on committee rooms, filed and found on page 70 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

Senator Shaff rose on a point of inquiry pertaining to procedure and interpretation of the rules of the Senate.

Senator Rigler offered the following amendment and asked unanimous consent for its consideration:

Amend Rule 34 of the temporary rules of the Senate as follows:

Amend line 1 by inserting after the word "meetings" the following: ". subcommittee meetings".

Amend line 3 by inserting after the word "committee" the words "or

subcommittee".

Objection was raised.

Senator O'Malley moved that the amendment which pertains to the rules of the Senate be referred to the committee on rules.

Roll call was requested.

On the question "Shall the amendment by Senator Rigler be referred to the committee on rules?" the vote was:

Ayes, 34:

Buren	Ely	Klefstad	Nurse
Burke	Floy	\mathbf{Kruck}	O'Malley
Burns	Frommelt	Main	Patton
Cassidy	Hagedorn	McGill	Reno
Coleman	Hansen	McNally	Reppert
Condon	Heaberlin	Mincks	Shirley
Denman	Heying	Murray	Tabor
Dodds	Hill	Nims	Van Gilst
Elvers	Kibbie		

Nays, 24:

Benda	Griffin	Lucken	Shaff
Beneke	Hagie	Messerly	Shoeman
Briles	Kyhl	Mills	Stanley
Burrows	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker

Absent or not voting, 1:

Elthon

The motion prevailed and the amendment was referred to the committee on rules.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee.

- SJRGovernmental affairs
- SJR 8 Judiciary
- S. F. 16 Public health
- SF 17 Governmental affairs
- S. F. 18 Commerce
- S F 19 Conservation and recreation
- S F20 Education
- SF 21 Industrial and human relations
- SF 22 Industrial and human relations
- SF 23 Industrial and human relations
- S. F. 24 Ways and means
- 25 Ways and means S. F.
- S. F. 26 Commerce
- S. F. 27 Agriculture
- S. F. 28 Judiciary
- SF 29 Industrial and human relations

AMENDMENT FILED

- Amend Senate File 4 as follows:
- 1. Amend subsection 2 of section 1 by adding
- the following "In lieu of two pairs of safety
- belts for occupants of the back seat of such vehicle,
- the said vehicle may be equipped with one pair of safety belts if sufficient in size so as to be used jointly by
- two adult occupants of the back seat."
- 8 2. Amend section 2 by inserting after the word "tractor"
- in line 3 the following ", motorcycle, school bus, authorized emergency vehicle".

TOM RILEY.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, January 20, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, JANUARY 20, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Harry Brower, pastor of the First Reformed Church, Sioux Center, Iowa.

INTRODUCTION OF BILLS

Senate File 30, by Senators Reppert, Schroeder, Hagedorn, Lange, Kruck, Messerly, Klefstad, Reno, Benda, Nims, Mills and McGill, a bill for an act relating to solicitation from liquor control licensees.

Read first and second times and passed on file.

Senate File 31, by Senator Walker, a bill for an act relating to the operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by the voters.

Read first and second times and passed on file.

Senate File 32, by Senator O'Malley, a bill for an act to amend section three hundred twenty-four point sixty (324.60), Code 1962, relating to motor vehicle fuel tax.

Read first and second times and passed on file.

Senate File 33, by Senators Denman, O'Malley and Reppert, a bill for an act relating to the compensation of district court reporters.

Read first and second times and passed on file.

Senate Joint Resolution 9, by Senators Frommelt, Cassidy, Reppert, Buren and Condon, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

Read first and second times and passed on file.

HOUSE CONCURRENT RESOLUTION 4

Senator Shaff called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 4 By Jackson of Clinton and Varney

Whereas, there is an immediate and continuing need for caring for veterans, and

Whereas, there is an existing facility known as the Veterans Administration Domiciliary, located at Clinton, Iowa, and

Whereas, this existing facility has been maintained properly and is at

present housing more than six hundred veterans, and

Whereas, said facility could be continued and even expanded at minimum costs to meet the needs for veteran care, and

Whereas, the Veterans Administration has announced plans to close the

said Domiciliary at Clinton, Iowa: therefore,

Be It Resolved by the House, the Senate Concurring: That the Veterans Administration is respectfully requested to continue the operation of the Domiciliary at Clinton, Iowa, with its suitable facilities and desirable loca-

tion for the permanent care of veterans.

Be It Further Resolved: That copies of this resolution be transmitted to the President of the United States, the President of the United States Senate, the Speaker of the House of Representatives of Congress, the Iowa members of the United States Senate, the Iowa members of the House of Representatives of Congress, and the Veterans Administration.

The motion prevailed and the resolution was adopted.

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

Mr. President: Your committee appointed to determine the mileage for the Lieutenant Governor and members of the Senate submits the following supplemental report:

Miles Amount Lieutenant Governor Robert D. Fulton......110 15.40 JOHN M. ELY, JR., Chairman. VERN LISLE. DARYL H. NIMS.

REPORT OF COMMITTEE

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 1, a bill for an act relating to confirmation of public officers by the Senate, 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 1, section 2, by striking from line 2 the following: "lines nine (9) and" and inserting in lieu thereof the word "line". GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 1 by adding the following:

Sec. 26. This Act, being deemed of immediate importance,

shall take effect and be in full force from and after its

passage and publication in the West Des Moines Express, a newspaper published in West Des Moines, Iowa, and The Fort Dodge

Messenger, a newspaper published at Fort Dodge, Iowa

GEORGE E. O'MALLEY.

2

- 1 Amend Senate File 1 as follows:
 - Add to section 1 at the end thereof the following:
- 3 "Section two point forty (2.40), Code 1962, is further
- 4 amended by adding at the end thereof the following:
- 5 'Prior to making its report to the Senate, the committee
- 6 shall hold an open meeting at which any member of the Senate
- 7 may interrogate the nominee, under oath, as to his qualifica-
- 8 tions and other matters bearing on his fitness to serve."

DAVID O. SHAFF. CLIFFORD M. VANCE. TOM RILEY. DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, January 21, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, JANUARY 21, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Harry Stickle, pastor of the First Baptist Church, Shell Rock, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Reno for the day on request of Senator Frommelt.

INTRODUCTION OF BILLS

Senate File 34, by Senators O'Malley, Shaff, Coleman, Beneke, Reppert and Riley, a bill for an act relating to retirement systems for policemen and firemen.

Read first and second times and passed on file.

Senate File 35, by Senator Walker, a bill for an act to legalize and validate the proceedings in which the school board of the South Hamilton Community School District approved a one-mill levy to be added to the School House Fund for school site in the 1962-63 school budget, and declaring the proceedings of said school board to be legalized.

Read first and second times and passed on file.

Senate File 36, by Senators Ely, Burns, Frommelt, Riley, Stanley, Denman, Reppert, Burke and Cassidy, a bill for an act authorizing school districts to pay for group health insurance and group life insurance for employees.

Read first and second times and passed on file.

Senate File 37, by Senator Walker, a bill for an act relating to the form of the ballot at general elections and the manner of voting thereof so that the true intention of the voter in his selection from the groups of candidates may be more clearly ascertained.

Read first and second times and passed on file.

Senate File 38, by Senators O'Malley, Reppert, Shaff and Schroeder, a bill for an act relating to the municipal enterprises fund, and to amend section four hundred four point ten (404.10), Code 1962.

Read first and second times and passed on file.

Senate File 39, by Senator O'Malley, a bill for an act to amend section three hundred twenty-four point thirty-eight (324.38), Code 1962, relating to reports by special fuel dealers or users to the state treasurer's office.

Read first and second times and passed on file.

Senate File 40, by Senators Stanley, Nims, O'Malley, Rigler, Kruck and Shoeman, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.

Read first and second times and passed on file.

Senate File 41, by Senators Shaff and Coleman, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, relating to attendance fees for summer school programs.

Read first and second times and passed on file.

Senate File 42, by Senators Nims, Messerly, Condon, Burns, Kyhl, Lisle, Shirley and Ely, a bill for an aet to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.

Read first and second times and passed on file.

Senate File 43, by Senators Nims, Kruck and Reppert, a bill for an act relating to operator's and chauffeur's licenses.

Read first and second times and passed on file.

Senate File 44, by Senators O'Malley, Shaff and Schroeder, a bill for an act relating to the office of the commissioner of public health.

Read first and second times and passed on file.

Senate File 45, by Senators O'Malley, Schroeder, Mincks and Ely, a bill for an act relating to the state board of health.

Read first and second times and passed on file.

Senate File 46, by Senators O'Malley, Schroeder, Ely and Mincks, a bill for an act relating to the levying of a tax for public health services.

Read first and second times and passed on file.

Senate File 47, by Senator Riley, a bill for an act to give double homestead tax credit to owners who are sixty-five or over.

Read first and second times and passed on file.

Senate File 48, by committee on appropriations, a bill for an act

to make a deficiency appropriation for printing, legal and other expenses of the court study commission established by the Sixtieth General Assembly.

Read first and second times and placed on the calendar.

Senate File 49, by Senators O'Malley, Shaff, Schroeder, Stanley and Beneke, a bill for an act relating to various amendments to the Probate Code.

Read first and second times and passed on file.

Senate File 50, by Senators Burns, Ely and Nims, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children.

Read first and second times and passed on file.

Senate File 51, by Senators Kruck, Flatt, Dodds and Heaberlin, a bill for an act relating to the equipping of motor vehicles with safety belts or safety harnesses.

Read first and second times and passed on file.

Senate Joint Resolution 10, by Senators Lange and Stanley, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

Read first and second times and passed on file.

THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent to take up for consideration Senate File 1, a bill for an act relating to confirmation of public officers by the Senate.

On motion of Senator O'Malley, the 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 1, section 2, by striking from line 2 the following: "lines nine (9) and" and inserting in lieu thereof the word "line".

On motion of Senator O'Malley, the committee amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 1, section 4, paragraph 2, by striking at the end of line 5, "paragraph 2" and inserting in lieu thereof "paragraph b".

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 1 by adding the following:

Sec. 26. This Act, being deemed of immediate importance, shall take effect and be in full force from and after its passage and publication in the West Des Moines Express, a newspaper published in West Des Moines, Iowa, and The Fort Dodge Messenger, a newspaper published at Fort Dodge, Iowa.

The amendment was adopted.

Senator Shaff offered the following amendment, filed by Senators Shaff, Vance, Riley and Stanley, and moved its adoption:

Amend Senate File 1 as follows:

Add to section 1 at the end thereof the following:

"Section two point forty (2.40), Code 1962, is further amended by adding

at the end thereof the following:

'Prior to making its report to the Senate, the committee shall hold an open meeting at which any member of the Senate may interrogate the nominee, under oath, as to his qualifications and other matters bearing on his fitness to serve.'"

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 21:

Benda Hagie Messerly Shaff Beneke Kyhl Mills Shoeman Briles Lange Rigler Stanley Lisle Riley Stephens Burrows DeKoster Lodwick Schroeder Vance Griffin

Nays, 35:

Burke Flatt Klefstad Nurse Kruck O'Malley Burns Flov Frommelt Lucken Patton Cassidy Coleman Hagedorn Main Reppert Condon Hansen McGillShirley McNally Denman Heaberlin Tabor Dodds Mincks Van Gilst Heying Hill Elvers Murray Walker Kibbie Nims \mathbf{Ely}

Absent or not voting, 3:

Buren Elthon Reno

The amendment was lost.

Senator Frommelt moved that the bill be read a third 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:

,,	and the second s		
Benda	Frommelt	Lodwick	O'Malley
Burns	Hagedorn	Main	Patton
Cassidy	Hansen	McGill	Reppert
Coleman	Heaberlin	McNally	Rigler
Condon	Heying	Messerly	Rilev
DeKoster	Hill	Mills	Shaff
Denman	Kibbie	Mincks	Shirley
Dodds	Klefstad	Murray	Stanley
Elvers	Kruck	Nims	Tabor
Ely	Lange	Nurse	Van Gilst
Floy			

Nays, 15:

Buren

Beneke	Flatt	Lisle	Stephens
Briles	Griffin	Lucken	Vance
Burke	Hagie	Schroeder	Walker
Burrows	Kvhl	Shoeman	

Absent or not voting, 3:

Elthon

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	The bill having	received a	constitutional	majority	was	declared	to
hε	ive passed the Se	nate and t	he title was agr	reed to.			

Reno

Senator O'Malley asked and received unanimous consent that Senate File 1 be immediately messaged to the House, which request was complied with.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

REPORT OF COMMITTEE ON MILEAGE

Senator Ely called up the following report and moved its adoption:

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

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

Miles Amount
Lieutenant Governor Robert D. Fulton........110 \$ 15.40

JOHN M. ELY, JR., Chairman.

VERN LISLE.

DARYL H. NIMS.

The motion prevailed and the report was adopted.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 30 Judiciary
- S. F. 32 Transportation
- S. F. 33 Judiciary
- S. F. 34 Governmental affairs
- S. F. 35 Judiciary
- S. F. 36 Education
- S. F. 37 Governmental affairs
- S. F. 38 Governmental subdivision
- S. F. 39 Governmental affairs
- S. F. 40 Public health
- S. F. 41 Education
- S F 42 Education
- S. F. 43 Transportation
- S. F. 44 Public health
- S. F. 45 Public health
- S. F. 46 Public health
- S. F. 47 Ways and means
- S.J.R. 9 Governmental affairs
- S.J.R. 10 Governmental affairs

REPORT OF COMMITTEE

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 16, a bill for an act relating to compensation and expenses of commissioners of hospitalization, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

AMENDMENT FILED

- 1 Amend Senate File 15 by adding the following:
- 2 Sec. 2. This Act, being deemed of immediate importance
- 3 shall take effect and be in full force from and after its
- 4 passage and publication in The Albia Union-Republican, a
- 5 newspaper published in Albia, Iowa, and the Chariton Herald-
- 6 Patriot, a newspaper published at Chariton, Iowa.

DON S. MCGILL.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Friday, January 22, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, JANUARY 22, 1965.

The Senate met in regular session, President pro tempore O'Malley presiding.

Prayer was offered by Reverend Richard F. Banzhof, pastor of the Peace United Church of Christ, Elkader, Iowa.

INTRODUCTION OF BILLS

Senate File 52, by Senator McGill, a bill for an act to permit individuals who have attained the age of sixty-five (65) years to fish in Iowa without a license.

Read first and second times and passed on file.

Senate File 53, by Senator Riley, a bill for an act to establish uniform time throughout the State of Iowa.

Read first and second times and passed on file.

Senate File 54, by Senators Mincks and Klefstad, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.

Read first and second times and passed on file.

Senate File 55, by Senators Rigler, Mills and Lodwick, a bill for an act to repeal section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court.

Read first and second times and passed on file.

Senate File 56, by Senators Stanley, Messerly, Riley and Mills, a bill for an act relating to the reporting and investigation of physical injuries to children and the protection of children against further injury, and defining the felony of willfully or maliciously injuring a child, and prescribing the penalty therefor.

Read first and second times and passed on file.

Senate File 57, by Senators Stanley, Riley and Messerly, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.

Read first and second times and passed on file.

Senate File 58, by Senators O'Malley, Shaff, Coleman, Beneke, Reppert, Riley and Burke, a bill for an act relating to disabled and retired firemen and policemen.

Read first and second times and passed on file.

Senate File 59, by Senators O'Malley, Frommelt, Messerly, Ely and Mincks, a bill for an act to amend and revise the statutes relating to the juvenile court.

Read first and second times and passed on file.

Senate File 60, by Senators Reppert, Denman and O'Malley, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates.

Read first and second times and passed on file.

Senate File 61, by Senators Klefstad, Coleman and Dodds, a bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work.

Read first and second times and passed on file.

Senate File 62, by Senators Reppert, Denman and O'Malley, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service.

Read first and second times and passed on file.

Senate File 63, by Senators Elvers, Messerly, Shoeman and Tabor, a bill for an act relating to property tax on livestock.

Read first and second times and passed on file.

Senate File 64, by Senators Reppert, Denman and O'Malley, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes.

Read first and second times and passed on file.

Senate File 65, by Senators Ely, Nims, McNally, Frommelt, Mincks and Condon, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years.

Read first and second times and passed on file.

Senate Joint Resolution 11, by Senators McNally, Mincks, Dodds and Coleman, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority

to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Read first and second times and passed on file.

Senate File 66, by Senators Mincks, Reppert, Denman, Coleman, Frommelt and O'Malley, a bill for an act relating to the public employees of the State of Iowa.

Read first and second times and passed on file.

Senate File 67, by Senators Condon and Flatt, a bill for an act to amend chapter eighty-five (85), Code 1962, to provide additional death benefits for employees without dependents.

Read first and second times and passed on file.

Senate File 68, by Senators Mincks, Denman and Burns, a bill for an act to amend chapter ninety-six (96), Code 1962, relating to employment security benefits.

Read first and second times and passed on file.

Senate File 69, by Senators Mincks and Frommelt, a bill for an act to amend section ninety-six point five (96.5), Code 1962, so as to eliminate the provision that vacation pay shall be deducted from employment security benefits.

Read first and second times and passed on file.

Senate File 70, by Senators Condon, Messerly and Patton, a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation.

Read first and second times and passed on file.

Senate File 71, by Senators Mincks and Coleman, a bill for an act to amend section ninety-six point six (96.6), subsection two (2), Code 1962, so as to provide that notices of determination shall not be given to employers which fail to notify the employment security commission of disqualifiable separations from employment.

Read first and second times and passed on file.

Senate File 72, by Senators Condon and Burns, a bill for an act to amend section eighty-five point thirty-four (85.34), Code 1962, regarding healing period under workmen's compensation.

Read first and second times and passed on file.

Senate File 73, by Senators Mincks, Klefstad and Reppert, a bill

for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state.

Read first and second times and passed on file.

Senate File 74, by Senators Mincks, O'Malley, Frommelt, Denman, Burns and Burke, a bill for an act to change the method of arriving at maximum benefits payable on permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period.

Read first and second times and passed on file.

Senate File 75, by Senators Kruck, Tabor, Dodds and Coleman, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways.

Read first and second times and passed on file.

Senate File 76, by Senators Kruck, Tabor, Dodds and Coleman, a bill for an act relating to drag racing on Iowa's streets and highways.

Read first and second times and passed on file.

THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent to take up for consideration Senate File 16, a bill for an act relating to compensation and expenses of commissioners of hospitalization.

On motion of Senator Ely, the report of the committee recommending passage was adopted.

Senator Lodwick moved that the bill be read a third 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:

ALYCO, TO.			
Briles	Frommelt	Lodwick	O'Malley
Buren	Hagedorn	Lucken	Patton
Burke	Hansen	Main	Reno
Burns	Heaberlin	McGill	Reppert
Cassidy	Heying	McNally	Rigler
Coleman	Hill	Messerly	Shirley
Denman	Kibbie	Mills	Shoeman
Dodds	Klefstad	Mincks	Stanley
Elvers	Kruck	Murray	Stephens
Ely	Kyhl	Nims	Tabor
Flatt	Lange	Nurse	Van Gilst
Floy	Lisle	• ,	

Nays, none.

Absent or not voting, 13:

Benda DeKoster Hagie Shaff Beneke Elthon Riley Vance Burrows Griffin Schroeder Walker

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

SENATE CONCURRENT RESOLUTION 5 By Frommelt

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on

Monday, February 1, 1965, at 2:00 p.m.

Be It Further Resolved: That Governor Hughes 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.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President pro tempore O'Malley presiding.

EXPLANATION

During my absence on Thursday, January 21, the Senate passed Senate File 1, a bill for an act relating to confirmation of public officers by the Senate. I wish to state that had I been present I would have voted "Aye" on the bill.

MAX E. RENO.

REPORT OF COMMITTEE

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 17, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library services, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT DODDS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 6 by striking all of section 2.

 J. HENRY LUCKEN.
- 1 Amend Senate File 14 by striking from section 3 all
- 2 of lines 15 through 20 and inserting in lieu thereof the following:
- 3 "or board with two (2) or more members. Any such appointment shall

- be made by the governor and with the advice and consent of the
- 5 Senate if the appointment is not under classified civil service:".

JOHN P. KIBBIE. WARREN J. KRUCK. DONALD W. MURRAY.

- Amend Senate File 51 as follows: 1
- Amend the title to Senate File 51 by striking
- 3 from line 2 the word "and" and inserting in 4 lieu thereof the word "or".

WARREN J. KRUCK.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, January 25, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, JANUARY 25, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Ted Newton, pastor of the Congregational Christian Church, Elkader, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Van Gilst for the morning to attend a funeral on request of Senator McGill.

PETITIONS

The following petitions were presented and placed on file:

By Senator DeKoster, from twenty-six residents of Lyon and Sioux Counties in opposition to legalized pari-mutuel betting.

By Senator Hansen, from forty-eight residents of Carroll County favoring proposed wage legislation for county officers. Also, from fifty-five residents of Carroll County favoring fair school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Shirley rose on a point of personal privilege and presented to the Senate the Honorable Harry L. Cowden, a former member of the Senate from Guthrie County who was present in the Senate chamber.

Senator Elvers rose on a point of personal privilege and presented to the Senate the Honorable Leigh R. Curran, a former member of the Senate from Cerro Gordo County who was present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 77, by Senators Klefstad, Floy, Mincks, Kruck and Coleman, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court.

Read first and second times and passed on file.

Senate File 78, by Senator Briles, a bill for an act to make a license a right.

Read first and second times and passed on file.

Senate File 79, by Senators Riley, O'Malley, Stanley, Hansen, Walker, Ely, Messerly, Frommelt, Dodds, Klefstad, Mincks and Condon, a bill for an act relating to railroad track motor cars operated by common carriers; and providing penalties.

Read first and second times and passed on file.

Senate File 80, by Senators Denman, O'Malley and Reppert, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers.

Read first and second times and passed on file.

Senate File 81, by Senators Lodwick, Benda and Kyhl, a bill for an act to permit individuals who have reached the age of seventy (70) years to purchase a fish and game license at one-half $(\frac{1}{2})$ the regular price.

Read first and second times and passed on file.

Senate File 82, by Senators Nims, Kruck, Burns and Condon, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads.

Read first and second times and passed on file.

Senate File 83, by Senator Coleman, a bill for an act relating to the compensation of Iowa real estate commission members.

Read first and second times and passed on file.

Senate File 84, by Senators Coleman, Klefstad, Denman, Ely and Messerly, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds.

Read first and second times and passed on file.

Senate File 85, by committee on education, a bill for an act to amend section two hundred sixty point twenty-three (260.23), Code 1962, relating to revocation of certificates.

Read first and second times and placed on the calendar.

Senate File 86, by committee on education, a bill for an act to

amend chapter two hundred eighty-two (282), Code 1962, to provide for the education of children in state controlled institutions.

Read first and second times and placed on the calendar.

Senate File 87, by Senators Klefstad, Mincks, Kruck and Condon, a bill for an act relating to state boiler inspection.

Read first and second times and passed on file.

Senate File 88, by Senators Denman, O'Malley, Mills, Mincks, Reppert and Buren, a bill for an act relating to the compensation of county officers, deputies and clerks.

Read first and second times and passed on file.

Senate File 89, by Senators Reppert, Denman and O'Malley, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities.

Read first and second times and passed on file.

Senate File 90, by Senators Reppert, Denman and O'Malley, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families.

Read first and second times and passed on file.

Senate File 91, by Senators Klefstad, Dodds, Burke, Kruck and Shirley, a bill for an act providing for the establishment of wage rates for public works projects.

Read first and second times and passed on file.

Senator Frommelt called up the following concurrent resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 5 By Frommelt

Be It Resolved by the Senate, the House Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on Monday, February 1, 1965, at 2:00 p.m.

Be It Further Resolved: That Governor Hughes 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.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent to take up Senate File 17, a bill for an act conferring authority on the Iowa State Traveling Library to enter into an interstate library compact to authorize cooperation with states bordering on the State of Iowa in providing library services.

On motion of Senator Dodds, the report of the committee recommending passage was adopted.

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

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

Ayes,	54	:
Ayes,	94	i

latt	Lisle	Reno
loy	Lodwick	Reppert
rommelt		Rigler
agedorn		Riley
agie		Schroeder
ansen	McNally	Shaff
eaberlin	Messerly	Shirley
eying		Shoeman
ill		Stanley
ibbie		Stephens
lefstad		Tabor
		Vance
yhl	Patton	Walker
ange		** '
	loy rommelt agedorn agie ansen eaberlin eying ill ibbie lefstad ruck yhl	loy Lodwick rommelt Lucken agedorn Main agie McGill ansen McNally eaberlin Messerly eying Mills ill Mincks ibbie Murray lefstad Nims ruck O'Malley yhl Patton

Nays, none.

Absent or not voting, 5:

Beneke Griffin Nurse Van Gilst

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

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

REASSIGNMENT OF BILL

The Chair announced the reassignment of Senate File 34 from the committee on governmental affairs to the committee on governmental subdivisions.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 49 Judiciary
- S. F. 50 Industrial and human relations
- S. F. 51 Transportation
- S. F. 52 Conservation and recreation
- S. F. 53 Industrial and human relations
- S. F. 54 Industrial and human relations
- S. F. 55 Judiciary
- S. F. 56 Industrial and human relations
- S. F. 57 Industrial and human relations
- S. F. 58 Governmental subdivisions
- S. F. 59 Judiciary
- S. F. 60 Governmental subdivisions
- S. F. 61 Industrial and human relations
- S. F. 62 Governmental subdivisions
- S. F. 63 Ways and means
- S. F. 64 Governmental subdivisions
- S. F. 65 Judiciary
- S. F. 66 Industrial and human relations
- S. F. 67 Industrial and human relations
- S. F. 68 Industrial and human relations
- S. F. 69 Industrial and human relations
- S. F. 70 Industrial and human relations
- S. F. 71 Industrial and human relations
- S. F. 72 Industrial and human relations
- S. F. 73 Industrial and human relations
- S. F. 74 Industrial and human relations
- S. F. 75 Transportation
- S. F. 76 Transportation
- S.J.R. 11 Governmental affairs

PROOF OF PUBLICATION

Published copy of Senate File 28 and verified proof of publication of said bill in The Cedar Rapids Gazette on January 21, 1965, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

ROBERT G. MOORE, Secretary of Senate.

REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate Joint Resolution 8, relating to an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, begs leave to report it has had the same under consideration and recommends the same dopass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 27, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN MAIN. Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 51 as follows:
- 2 1. Amend Senate File 51, section 1, line 5, by
- 3 inserting following the word "vehicle" the
- 4 following ", 1960 model or newer,".

WARREN J. KRUCK.

- 1 Amend Senate File 53 as follows:
- 2 1. Amend section 1, line 2, by striking the words "Tuesday,
- 3 following Labor Day and" and inserting in lieu thereof the
- 4 words "last Sunday in October and".
- 5 2. Amend section 1, line 3, by striking the word "fourth"
- 6 and inserting in lieu thereof the word "last".

HOWARD C. REPPERT, Jr. TOM RILEY.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Tuesday, January 26, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, JANUARY 26, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend John N. Taylor, pastor of St. Marks Episcopal Church, Fort Dodge, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hansen, from twenty-four residents of Crawford County favoring proposed wage legislation for county officers.

By Senator Messerly, from nine residents of Black Hawk County, students of the Don Bosco High School, favoring fair school bus transportation for all school children.

By Senator Klefstad, from three hundred two residents of Pottawattamie County favoring legalized bingo.

INTRODUCTION OF BILLS

Senate File 92, by Senator Burns, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employment retirement system.

Read first and second times and passed on file.

Senate File 93, by Senator Ely, a bill for an act relating to the vote required for authorization of issuance of bonds by a school district.

Read first and second times and passed on file.

Senate File 94, by committee on judiciary, a bill for an act relating to the terms of medical members of the board of medical examiners.

Read first and second times and placed on the calendar.

Senate File 95, by Senators O'Malley, Frommelt, Messerly, Ely and Mincks, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.

Read first and second times and passed on file.

Senate File 96, by Senators Reppert, O'Malley and Denman, a bill for an act relating to the maximum allowance to be paid public officers and employees other than state officers and employees for authorized public use of a private automobile.

Read first and second times and passed on file.

Senate File 97, by Senators Ely, Buren, Burke, Condon, DeKoster, Denman, Dodds, Flatt, Frommelt, Griffin, Hagedorn, Kibbie, Klefstad, Kruck, Lodwick, Lucken, Mills, Mincks, Murray, Nims, O'Malley, Patton, Reppert, Rigler, Riley, Schroeder, Shirley and Stanley, a bill for an act to authorize joint exercise of governmental powers by public agencies.

Read first and second times and passed on file.

Senate File 98, by Senator Briles, a bill for an act relating to the cancellation of policies of insurance other than life, and notice thereof to insured or mortgagee.

Read first and second times and passed on file.

Senate File 99, by Senators Nims, Vance, Klefstad, Burns, Condon and Kruck, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents.

Read first and second times and passed on file.

Senate File 100, by Senator Hagedorn, a bill for an act to require payment of premium tax on policies exceeding five thousand (5,000) dollars written by fraternal beneficiary associations.

Read first and second times and passed on file.

Senate File 101, by Senator Flatt, a bill for an act relating to the restoration of suspended or revoked drivers licenses.

Read first and second times and passed on file.

Senate File 102, by Senators Hansen, Lange, Murray, Heying and Kibbie, a bill for an act relating to special occasion beer and liquor permits for veterans organizations.

Read first and second times and passed on file.

Senate File 103, by Senators Condon, Buren, Burke, Elvers, Flatt, Griffin, Heying, Lodwick, Nims and Nurse, a bill for an act relating to the use of road use tax money by cities and towns.

Read first and second times and passed on file.

Senate File 104, by Senators Cassidy, Burns, DeKoster, Dodds, Ely, Griffin, Heaberlin, Kruck, Lucken, Nims, Nurse, O'Malley,

Reppert, Schroeder and Stanley, a bill for an act relating to millage limitations upon the several functional funds of cities and towns.

Read first and second times and passed on file.

Senate File 105, by Senators Denman, Burke, Burns, DeKoster, Elvers, Ely, Floy, Griffin, Hagedorn, Heaberlin, Heying, Lodwick, Murray, Nims, O'Malley, Reppert and Rigler, a bill for an act relating to conflicts of interest of municipal officials and employees.

Read first and second times and passed on file.

Senate File 106, by Senators Reppert, Burke, Cassidy, Dodds, Ely, Frommelt, McNally, Murray, Nims, O'Malley, Riley and Stanley, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.

Read first and second times and passed on file.

Senate File 107, by Senators O'Malley, Burke, Frommelt, Griffin, Kruck and Riley, a bill for an act relating to the league of Iowa municipalities.

Read first and second times and passed on file.

Senate File 108, by Senators Klefstad, Burke, Elvers, Ely, Flatt, Kibbie, Lodwick, Riley and Shirley, a bill for an act relating to the use of parking meter receipts.

Read first and second times and passed on file.

Senate File 109, by Senator Flatt, a bill for an act relating to reimbursing public officers and employees for travel mileage.

Read first and second times and passed on file.

Senate File 110, by Senators Benda and Nims, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor.

Read first and second times and passed on file.

Senate File 111, by Senators Burns, Burke, Denman, Ely, Heaberlin, Messerly, Nims, Reppert, Riley, Schroeder and Stanley, a bill for an act relating to the taking of a special federal census in cities and towns.

Read first and second times and passed on file.

Senate File 112, by Senators Elvers, Mincks and Vance, a bill for an act relating to fees taxed by the clerk of the district court in probate matters.

Read first and second times and passed on file.

Senate File 113, by committee on judiciary, a bill for an act relating to nonprofit corporations and the formation, merger, consolidation, dissolution, liquidation, admission to do business in this state and withdrawal therefrom, authority, powers and rights thereof, and requirements therefor, and the regulation and conduct of affairs thereof.

Read first and second times and placed on the calendar.

Senate File 114, by Senators Main, Frommelt, Shoeman and Lange, a bill for an act relating to cattle testing and to amend section one hundred sixty-five point seventeen (165.17), Code 1962.

Read first and second times and passed on file.

Senate File 115, by Senators Main, Frommelt, Shoeman and Lange, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10), and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the laws of the Sixtieth General Assembly.

Read first and second times and passed on file.

Senate File 116, by committee on judiciary, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom.

Read first and second times and placed on the calendar.

Senate File 117, by Senators Nims, O'Malley, Shirley and Klefstad, a bill for an act relating to termination of contracts with school teachers.

Read first and second times and passed on file.

Senate File 118, by Senators Lisle, Lucken and Vance, a bill for an act to grant relief to long-term mentally ill persons or persons liable for their support by providing funds to grant cash credit for prompt payment for such claims; to grant property tax relief to counties by accelerating collection of billings for cost of care and treatment through reduction of total cost to responsible relatives with the credit being provided from the state mentally ill assistance fund and to make an appropriation therefor.

Read first and second times and passed on file.

Senate Joint Resolution 12, by Senator Riley, a joint resolution proposing amendments to the constitution of the State of Iowa relating to the apportionment of senators and representatives in the General Assembly by proposing to repeal sections six (6) of Article Three (III), thirty-four (34), thirty-five (35) and thirty-six (36) of said Article Three (III) as adopted by amendment in 1904, and to repeal the amendment to section thirty-four (34) of Article Three (III) adopted in 1928, and to repeal section thirty-seven (37) of Article Three (III) and proposing to adopt substitutes in lieu thereof.

Read first and second times and passed on file.

COMMUNICATION

The following communication was presented:

Des Moines, Iowa, January 25, 1965.

The Honorable R. D. Fulton, Lieutenant Governor of Iowa, Capitol Building, Des Moines, Iowa. Dear Sir:

Transmitted herewith are three copies of the Report of the Budget and Financial Control Committee, as required by Chapter 2.46 of the 1962 Code of Iowa and Chapter 55 of the Acts of Sixtieth General Assembly.

Also enclosed are three copies of the Budget and Financial Control Committee report pertaining to the investigation of the Iowa State Highway Commission, as required by Senate Concurrent Resolution 4, adopted by the Extraordinary Session of the Sixtieth General Assembly. Accompanying this report, for your files, is a set of the transcript of the hearings and the summation of the hearings presented to this committee by attorney Ned Willis, the attorney retained by this committee.

Respectfully submitted,
CLIFFORD M. VANCE, Chairman,
Budget and Financial Control Committee.

CMV/JAH Enc.

Senator Vance asked and received unanimous consent that the following reports be printed in the Senate Journal:

REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

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

The Budget and Financial Control Committee of the Sixtieth General Assembly herewith submits the following report and recommendations.

The Committee made annual visits to the institutions under the Board of Regents, the Board of Control, and also visited many of the projects under the State Conservation Commission. The General Assembly gave this Committee the duty of releasing funds appropriated by the legislature for capital expenditures when, in this Committee's judgment, it was for the best interests of the State of Iowa, and to carry out the intents and purposes of the legislature. In our best judgment, such a policy has been followed in making every allocation or release of funds.

We recommend for the consideration of the Sixty-first General Assembly the following subjects:

Give consideration to:

1. Consolidation of all Legislative Service Agencies into one—three divisional unit (fiscal, legal and research).

2. Confidential status on Data Processing so that all agencies can make

full usage of it.

3. Raise boiler inspection fees as proposed by Department of Bureau of

Labor and install additional inspectors.

4. Have any department participating in Federal funds be required to file copy of Federal Statute and Federal Administrative Rules with the Legislative Research Bureau.

5. Change statutes on what monies can be collected for support. (Mar-

shalltown—assets instead of income.)

6. Oakdale Sanatorium being placed under University Hospital.

On December 31, 1964, the sum of \$1,115,671.83 remained in this fund. Respectfull submitted.

CLIFFORD M. VANCE, Chairman.

C. JOSEPH COLEMAN.

GEORGE O'MALLEY.

ROBERT R. RIGLER.

JOHN D. SHOEMAN.
On the Part of the Senate.

CASEY LOSS, Secretary.

JOHN CAMP.

KEITH H. DUNTON. FLOYD P. EDGINGTON.

MARVIN W. SMITH.

On the Part of the House.

The following members dissented on Item 1: Senators Coleman and O'Malley

Senators Coleman and O'Malley Representatives Dunton and Loss

REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

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

Pursuant to Senate Concurrent Resolution 4, adopted by the Extraordinary Session of the Sixtieth General Assembly of Iowa, your Budget and Financial Control Committee of the Sixtieth General Assembly has continued its investigation of the conduct of the management and affairs of the Iowa State Highway Commission. In compliance with the Resolution your Committee desires to file with the General Assembly a copy of the transcript of hearings, and the summation of hearings presented to this Committee by Attorney Ned Willis, the attorney retained by this Committee to conduct the investigation. Your Committee further wishes to submit the following majority and minority reports:

MAJORITY REPORT

1. The Highway Commission gave no satisfactory explanation for the switch of 14 miles of Interstate 80 paving from concrete to asphalt, after the roadbed had been graded for concrete. Your Committee has been unable to determine definitely from the testimony why the switch was made.

A. The explanation given at the time of the switch was to the effect that the portland cement paving industry would be severely taxed during 1964 to complete its work. This explanation proved to be of no substance and during the hearing the Commissioners did not use this explanation.

B. The explanation most commonly given by the Commissioners during

the hearing was that they wanted to keep the asphalt industry alive. Not one bit of evidence was given to substantiate this.

1. This explanation crumbled when actual bids on the two projects were taken; only one Iowa asphalt contractor submitted a bid on each project.

C. No engineer or staff member recommended the switch. In fact, the Pavement Selection Committee of three staff members originally, and again after a thorough review, recommended portland cement concrete.

2. Commission records on the switch were grossly inadequate. The few records available were of little value. In the future, complete records must

be kept showing dates, authors, reasons and actions taken.

3. Cheapest original cost is the only factor considered under present policy in determination of paving type. (This was ignored, however, on the two Interstate 80 projects, as evidence clearly showed portland cement was cheaper by approximately \$128,000—\$104,000 of this was the cost of removing six and one-half inches of grade from the roadbed.)

4. In the future, maintenance costs should definitely be considered in pavement selection. Maintenance records do appear to be excellent. These records show that for the five years ended June 30, 1964, asphalt maintenance costs were \$1,246.99 per mile and concrete costs \$193.70 per mile. While the federal government pays part of the construction costs on primary highways, the Iowa road user pays all maintenance costs.

5. The best interests of the Iowa road user should be the primary concern of the Commission; assisting special interest groups should never take

precedence over the public interest.

6. Highway Commissioners must be above reproach in their personal and business dealings. The Iowa highway program has, in the past, been free of scandal. It must remain so. Legislation outlawing unethical business and personal dealings of Commissioners should be enacted promptly.

7. No Chief Engineer can effectively handle all of the present responsibilities. A trained business manager should be appointed to relieve the

Chief Engineer of many of the administrative responsibilities.

8. Your Committee believes the legislature should carefully consider whether the present Highway Commission of five members should be replaced with a Director of Highways, as in many other states.

9. Closer budgeting, auditing and supervision of expenditures of the

Commission should be exercised by the legislature.

10. If the present Highway Commission system is continued, Commissioners must have closer liaison with the staff, and be better informed.

A. The Chairman of the Commission testified there were 400 fewer employees at the Commission from the previous year; the Chief Engineer later testified the number of employees was about the same.

11. The present system of qualification of bidders appears vague and arbitrary. It should be modernized and explicitly stated. Performance

bonds may be beneficial.

12. The Commission should re-examine its policy of letting paving contracts for such short (six mile average on Interstate) sections. It seems logical that longer sections would result in cheaper per mile costs.

13. Taking bids on both asphalt and concrete for the same project should

be considered carefully.

14. Allowing contractors to bid on individual projects, and then submit an overall bid for combined projects (tie bids) could result in substantial savings.

15. Your Committee regrets that it was unable to get a logical, satisfactory explanation for this switch. We must conclude that the switch was not in the best interests of the Iowa taxpayer.

16. We do feel the investigation has made the public and public officials aware of serious shortcomings in the administration of the present highway program, shortcomings which can and must be corrected. The Highway Commission handles more money than any department in state government; the public must have confidence that every road tax dollar is spent wisely. Iowans are demanding intelligence, efficiency and integrity in their highway program—they deserve no less!

CLIFFORD M. VANCE.
ROBERT R. RIGLER.
JOHN D. SHOEMAN.
On the Part of the Senate.

JOHN CAMP.
FLOYD P. EDGINGTON.
MARVIN W. SMITH.
On the Part of the House.

MINORITY REPORT

The filing of the Highway Commission report agreed to by the six Republican members, and disapproved by the four Democratic members, brings to an end a search that started more than a year ago in eastern Iowa.

A search which sought to find an appealing political issue which would culminate in the harvest of a bumper crop of votes for the G. O. P. on November 3. The search to harvest a mammoth crop of G. O. P. votes was undertaken with glee and anticipation.

Our good Governor Hughes and his able Highway Commissioners were to be exposed and exploited and removed from state leadership because of a change of 14 miles of Interstate from the so-called high-priced "spread".

History has now recorded the crop failure.

The undersigned assert that the most comforting conclusion from the inquiry is that there was no evidence of improper conduct or irregularities by the Commissioners. It was apparent during the long drawn out matter that Iowa has fine Commissioners who are successful in their own businesses and who are serving the public at a personal sacrifice in both time and money. This likewise can be said of former Commissioners.

As to the switch in paving material of the 14 miles, we are satisfied with the explanation given by each of the Commissioners and their individual reasons were not the same. The engineering staff made the reevaluation at the Chief Engineer's instruction and such is a common and accepted practice in road construction as the original determination was made in 1961.

The Engineering Department assured the Commissioners that the AASHO tests in Illinois and the new designs as a result thereof make the use of material other than concrete satisfactory. Likewise the U. S. Bureau of Roads approves both types of surface material. While the design committee thought concrete would be cheaper, still the variation in costs as estimated would be less than one percent (letter October 7, 1963). Nothing was shown that the design committee is, or has been, infallible in their estimates and we agree that the Commissioners are not to just rubber stamp others' conclusions, but are to use their own judgment after receiving memoranda from the staff.

As was brought out in the testimony early in 1964, the Commission, on its own initiative, was reviewing its procedures, including securing the services of a business manager. Such a review was postponed as a result of the inquiry. We believe a business or office manager should be employed. We believe this long investigation has slowed down needed changes at the Ames office, and we urge that these changes be carried through without further delay.

We believe more complete records of Commission procedure should be

kept and better communication between the Commission and staff established

We believe maintenance costs should be an item considered in pavement selection and that the design committee of engineers apparently have not done so in the past.

We believe the use of both surface materials will keep the industries competitive and should result in lower per mile cost.

We believe a Highway Commission of five members is superior to a one man director as suggested by some.

We believe that Chapter 314 of the Code that sets out the matter of bidding which has been carefully followed could well be reviewed to see if any improvements are in order.

We believe, after a summer of many conferences, five days of hearings, hiring of a G. O. P. lawyer, appearances of 10 witnesses, examination of 66 exhibits, and after considering the 1,097 pages of testimony taken, that Iowa is fortunate in having a Highway Commission and staff against whom no irregularities were found after a most extensive and drawn out inquiry.

Many other states have not been so fortunate in their Highway departments.

We hope now that the Commission and its staff can get on with the matter of highway construction now that November 3 is history.

We see no need for any new legislation on ethics in government or conflict of interest to clutter up the Code book. The present statutes are adequate and have been interpreted by the Attorney General's office. After all, proper conduct in government is a matter that must exist in the hearts and minds of men.

GEORGE E. O'MALLEY.
C. JOSEPH COLEMAN.
On the Part of the Senate.

CASEY LOSS.
KEITH H. DUNTON.
On the Part of the House.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton 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 26, a bill for an act relating to proof of age required of a prospective purchaser of intoxicating liquors.

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

House Concurrent Resolution 7, commemorating the life, character and public service of Sir Winston Spencer Churchill.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 7 By Brinck, Wilson and Mahan

Whereas: Sir Winston Spencer Churchill passed away on January 24, 1965, at the age of ninety, thereby causing inexpressible grief to thousands throughout the world.

And Whereas: The whole world is made poorer by the loss of his many-sided genius; a loss which is felt in the United States as deeply as it is in the British Commonwealth of Nations.

And Whereas: What he said and what he did will never die, but will live forever as the symbol of the era his passing ends.

And Whereas: As he himself once said: "The destiny of mankind is not decided by material computation. When great causes are on the move in the world... we learn that we are spirits, not animals, and that something is going on in space and time, and beyond space and time, which, whether we like it or not, spells duty."

Therefore Be It Resolved: By the House of Representatives, the Senate Concurring, of the Sixty-first General Assembly of Iowa that in the passing of the Rt. Honorable Sir Winston Spencer Churchill the world has lost an honored citizen and a faithful and useful servant and the General Assembly by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of this House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased, the Parliament of the United Kingdom, and its Embassy in Washington, D. C.

HOUSE MESSAGE CONSIDERED

House File 26, a bill for an act relating to proof of age required of a prospective purchaser of intoxicating liquors.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 77 Judiciary
- S. F. 78 Judiciary
- S. F. 79 Transportation
- S. F. 80 Industrial and human relations
- S. F. 81 Conservation and recreation
- S. F. 82 Transportation
- S. F. 83 Governmental affairs
- S. F. 84 Governmental subdivisions
- S. F. 87 Industrial and human relations
- S. F. 88 Governmental subdivisions
- S. F. 89 Governmental subdivisions
- S. F. 90 Governmental subdivisions

- S. F. 91 Industrial and human relations
- S. F. 31 Education

REPORTS OF COMMITTEES

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred **Senate Joint Resolution 2**, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four (4) years, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 15, a bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system, 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 McGill on January 21, 1965, and when so amended the bill do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of two (2) court rooms in the Linn County courthouse located in Cedar Rapids, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 8 as follows:

2 1. Amend the title by inserting following the word, "charitable,"

B the word, "non-profit".

2. Amend section 1 by inserting in line 9, after

5 the words, "charitable organizations," the words, "non-profit

organizations,".

GILBERT E. KLEFSTAD.

1 Amend Senate File 9 as follows:

2 Amend section 4, line 33 by inserting after the word "same," the

3 following:

4

"state the maximum amount of funds to be expended for the

5 contemplated construction or rehabilitation or both,".

WILLIAM F. DENMAN. HOWARD C. REPPERT, JR.

- 1 Amend Senate File 65 as follows:
- 2 Amend Senate File 65 by striking subsection 1 of section 3, and
- 3 renumbering the remaining subsection.

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, January 27, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, JANUARY 27, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend R. C. Paltzgraff, pastor of the Calvary Evangelical United Brethren Church, Waterloo, Iowa.

PETITION

The following petition was presented and placed on file:

By Senator Hansen, from thirty-three residents of Carroll County favoring proposed wage legislation for county officers.

RESOLUTION

The following resolution was presented and placed on file by Senator McNally:

The Sioux City Press Club commends the Iowa House and Senate for the steps taken to date to open committee meetings and sessions confirming gubernatorial appointees to the news media.

Sioux City's working press is pleased that Iowa lawmakers have recog-

nized that there is a public right to know about the public business.

The Sioux City Press Club urges the Iowa legislature to continue its interest in making the public business available to the public's representatives, the news media.

We urge further broadening of the legislative requirements for open meetings, both within the legislature, and in other elective and tax-supported bodies in Iowa.

PRESENTATION OF VISITORS

Senator O'Malley asked and received unanimous consent to present to the Senate one hundred ninety students, members of the ninth grade class of the Benjamin Franklin Junior High School, who were present in the balcony accompanied by their instructors, Lily Ann Askegaard, Annamae Heaps, Gerald Dockum and Robert Peterson.

Senator Reppert asked and received unanimous consent to present to the Senate a group of students from the Slinker Elementary School who were present in the balcony accompanied by their instructors, Rose Johnson, Emma Conroy, Claudia Jones and Mark Hampshire.

INTRODUCTION OF BILLS

Senate File 119, by Senator Stanley, a bill for an act regulating the color of a vehicle formerly used as a school bus.

Read first and second times and passed on file.

Senate File 120, by Senator Stanley, a bill for an act relating to the depositing of election ballots.

Read first and second times and passed on file.

Senate File 121, by Senators Stanley and Lange, a bill for an act relating to highway safety and control of traffic at highway intersections.

Read first and second times and passed on file.

Senate File 122, by Senator Stanley, a bill for an act to provide for all the area of the state to be in a school district maintaining twelve grades by July 1, 1966.

Read first and second times and passed on file.

Senate File 123, by Senators Kibbie, Benda, Buren, Burke, Burns, DeKoster, Elvers, Flatt, Floy, Heaberlin, Kruck, Messerly, Mills, Nims, Riley, Shirley, Stanley and Tabor, a bill for an act to permit county governments to regulate and license junk dealers.

Read first and second times and passed on file.

Senate File 124, by Senator Benda, a bill for an act relating to the compensation of members of the state conservation commission.

Read first and second times and passed on file.

Senate File 125, by Senator Benda, a bill for an act to repeal chapter two hundred fifty-eight (258), Acts of the Sixtieth General Assembly, and enact other amendments to the Internal Revenue Code of 1954.

Read first and second times and passed on file.

Senate File 126, by Senators Mincks, Vance and Elvers, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor.

Read first and second times and passed on file.

Senate File 127, by Senators Hagedorn, Dodds, Klefstad, Floy, Burke, Nims, Denman and Reppert, a bill for an act relating to public safety peace officers' retirement, accident and disability system.

Read first and second times and passed on file.

Senate File 128, by Senators Stephens and Van Gilst, a bill for an act relating to the registration of vehicles used to transport chemical fertilizers.

Read first and second times and passed on file.

Senate File 129, by Senator Hansen, a bill for an act relating to county boards of supervisors.

Read first and second times and passed on file.

Senate File 130, by Senator Kruck, a bill for an act to amend section three hundred twenty-one point four hundred seventy-five (321.475), Code 1962, relating to responsibility for damage to highways and highway structures.

Read first and second times and passed on file.

Senate File 131, by Senator Kruck, a bill for an act to provide for necessary emergency work on the primary road system.

Read first and second times and passed on file.

Senate Joint Resolution 13, by Senators Frommelt, Rigler, Burns, Condon, DeKoster, Denman, Dodds, Ely, Floy, Griffin, Hagedorn, Heaberlin, Heying, Kibbie, Kruck, Lodwick, Lucken, McNally, Messerly, Mills, Nims, Nurse, O'Malley, Reppert, Riley, Schroeder, Shaff, Shirley and Stanley, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Read first and second times and passed on file.

The following communication was presented:

January 11, 1965.

The Honorable Robert D. Fulton, Lieutenant Governor, The Senate, Sixty-first General Assembly, State House, Des Moines, Iowa. Dear Mr. Fulton:

Enclosed with this letter you will find ten copies of a report of the Commission on Uniform State Laws. This is submitted to you pursuant to Iowa Code section 5.4.

If you wish any additional copies of the report, please let me know. I will be very happy to send them to you.

Respectfully,

ALLAN D. VESTAL, Chairman, Commission on Uniform State Laws. REPORT OF THE COMMISSION ON UNIFORM STATE LAWS TO THE MEMBERS OF THE SIXTY-FIRST GENERAL ASSEMBLY OF THE STATE OF IOWA:

Pursuant to Chapter 5 of the Code of Iowa, 1962, the Commission on

Uniform State Laws herewith files its report on its activities.

At the present time the Commission is composed of Allan D. Vestal, Iowa City, George Lindeman, Waterloo, and E. W. McNeil of Montezuma. All of the present statutory members were appointed in this fiscal year by the present Governor. In addition, Mason Ladd of Iowa City and Carl Pryor of Burlington are life members of the National Conference of Commissioners on Uniform State Laws.

At an organizational meeting, the statutory commissioners selected

Allan D. Vestal as chairman and E. W. McNeil as secretary.

In 1963 the annual meeting of the Conference of Commissioners on Uniform State Laws was held in Chicago and was attended by Mason Ladd and J. C. Pryor.

In 1964 the meeting was held in New York City and was attended by Commissioners Vestal, Lindeman, McNeil and Ladd. In addition, former Commissioner Edward McDermott of Dubuque attended part of the meeting.

During the course of the meeting, the National Conference considered a great number of drafts of uniform acts. Final action was taken approving six different acts. These were (1) Uniform Deceptive Trade Practices Act designed to give protection to the business community against deceptive practices, (2) Uniform Trustees' Powers Act (designed to indicate explicitly the extensive powers which a trustee has), (3) Uniform Act on Status of Convicted Persons Act (designed to spell out the rights retained and those lost by a person convicted of a felony), (4) Revised Uniform Estate Tax Apportionment Act (changes designed to meet the problem of apportionment in cases in which property has a situs other than that of the decedent and other similar problems), (5) Revised Uniform Enforcement of Foreign Judgments Act (incorporates a method of enforcing judgments of courts of another state through a simplified procedure while still protecting the rights of the judgment debtor), and (6) Uniform Law Commissioners' Model Special Power of Attorney for Small Property Interests Act (purpose is to provide a simple procedure for the care of the interests of persons who anticipate a time when they will not be able to manage their own affairs).

All of the Uniform Acts were approved by the House of Delegates of the American Bar Association in its meeting held in New York following the

meeting of the National Conference.

Should any member of the legislature be interested in any of these acts or in any of the Uniform Acts which have been adopted in the past, the Commissioners stand ready to provide copies of such acts and to assist the members in any way possible in gaining information about such acts.

The Commissioners are working in close harmony with the Permanent Editorial Board of the National Conference on Uniform State Laws on the matter of uniform interpretation of uniform acts by the Courts, and will be closely associated with the Committee on Construction under this Board on uniform construction of The Uniform Commercial Code if adopted by this legislature.

Of special urgency at the present time is the adoption of the Uniform Commercial Code which has been presented for consideration by the National Conference. This act has been adopted by more than half of the states. Illinois, Wisconsin, Missouri and Nebraska among the states adjoining Iowa have adopted the Code, and it is understood that it will be

introduced into the next legislature in Minnesota. The complete list of adopting states and the date of adoption follows:

ites and the date of adoption follows.	
_	Adoption
State	Date
Pennsylvania	1953
Massachusetts	1957
Kentucky	1958
Connecticut	1959
New Hampshire	1959
Rhode Island	1960
Wyoming	1961
Arkansas	1961
New Mexico	1961
Ohio	1961
Oregon	1961
Oklahoma	1961
Illinois	1961
New Jersey	1961
Georgia	1962
Alaska	1962
New York	1962
Michigan	1962
Indiana	1963
Tennessee	1963
West Virginia	1963
Montana	1963
Maryland	1963
California	1963
Wisconsin	1963
Maine	1963
Nebraska	1963 -
Missouri	1963
District of Columbia	1963
Virginia	1964

The Commissioners wish to go on record as being in support of the Uniform Commercial Code and we urge its adoption by this session of the General Assembly. If Iowa is to move ahead we must have laws which are conducive to the commercial and industrial development of the state. Since all of the important commercial states have adopted the Uniform Commercial Code, it would seem to be extremely desirable for Iowa to adopt it. This way there would be uniformity which would be helpful in commercial transactions. It would seem to be only a matter of time before it is adopted in Iowa; passage this year would indicate the willingness of the Iowa legislature to co-operate in improving the business and commercial climate of the state.

The Uniform Commercial Code represents more than a decade of work on the part of the National Conference and the American Law Institute. It is almost unanimously recommended by those who have had experience with its operation in other states. The Commercial Code Study Committee appointed under the authority of Senate Joint Resolution 17 of the last General Assembly has spent much time considering the matter, and it has unanimously recommended the adoption of the Code. Your Commissioners have studied with care the Report of this Study Committee and join in the recommendation for its adoption therein made.

The Commissioners would like to call the legislature's attention to a

number of other Uniform Acts which have not been adopted by Iowa. Should any of the legislators be interested in legislation on any of these matters, we would be most happy to provide copies of the uniform acts. The following uniform acts, not adopted by Iowa, have been adopted in a number of states:

Federal Tax Lien Registration (first adopted by Conference in 1926, re-

vised in 1962)

Principal and Income (1931) (1962) Business Records as Evidence (1936)

Judicial Notice of Foreign Law (1936)

Insurers Liquidation (1939)

Vital Statistics (1942)

Disposition of Unclaimed Property (1954)

Simplification of Fiduciary Security Transfers (1958)

Voting by New Residents in Presidential Elections (1962)

The Commissioners stand ready to co-operate with the General Assembly in the adoption of uniform legislation.

Respectfully submitted.

GEORGE LINDEMAN, Waterloo.
E. W. McNeil, Montezuma.
Allan D. Vestal, Iowa City, Chairman.

Senator O'Malley asked and received unanimous consent that the report of the commission on uniform state laws be printed in the Senate Journal.

THIRD READING OF BILLS

On motion of Senator Hansen, Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill asked unanimous consent that Senate Joint Resolution 8 be made a special order of business for 10:00 a.m., Tuesday, February 2, 1965.

Objection was raised.

Senator Hill moved that Senate Joint Resolution 8 be made a special order of business for 10:00 a.m., Tuesday, February 2, 1965.

Roll call was requested.

On the question "Shall Senate Joint Resolution 8 be made a special order of business?" the vote was:

Yeas, 19:

Renda Griffin Lucken Hagie Main . Stephens Beneke Van Gilst Burns Hill Messerly DeKoster Lisle Mills Walker Lodwick Flatt Nurse

Navs. 37:

Rriles Kvhl Flov Reppert Frommelt Rigler Buren Lange McGill Schroeder Hagedorn Burke Hansen McNally Shaff Rurrows Cassidy Heaberlin Mincks Shirley Heving Murray Shoeman Coleman Denman Kibbie Nims Stanley Dodds Klefstad O'Malley Tabor Patton Vance Elvers Kruck Elv

Absent or not voting, 3:

Condon Elthon Riley

The motion was lost.

Senator Klefstad offered the following amendment:

Amend Senate Joint Resolution 8 as follows:

1. Amend the title by inserting following the word, "charitable," the word, "non-profit".

2. Amend section 1 by inserting in line 9, after the words, "charitable organizations," the words, "non-profit organizations,".

Senator Klefstad asked and received unanimous consent to withdraw the amendment.

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

Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

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

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

Section twenty-eight (28) of Article three (III) of the Constitution of the State of Iowa is hereby amended by inserting in line three (3) after the word "allowed" the words "; but nothing in this section shall be construed to prohibit the enactment of laws by the General Assembly providing for the licensing and regulation of bingo games conducted by charitable organizations, religious organizations, or veterans organizations chartered by the Congress of the United States".

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be

published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 44:

Elvers Renda Reneke Elv Briles Flatt Flov Buren Burke Frommelt Burrows Griffin Hagie Cassidy Coleman Hansen Condon Heaberlin Denman Heving Dodds Kibbie

Klefstad Nurse Kruck O'Malley Patton Kvhl Reno Lange Lodwick Reppert Lucken Rigler McGill Rilev McNally Schroeder Mills Shirley Mincks Shoeman Murray Vance

Tahor

Van Gilst

Walker

Navs. 14:

Burns Lisle
DeKoster Main
Hagedorn Messerly
Hill Nims

Absent or not voting, 1:

Lithon

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

Shaff

Stanley

Stephens

On motion of Senator Murray, Senate File 27, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 55:

Benda
Beneke
Briles
Buren
Burke
Burns
Burrows
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Ely

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims

Lisle

Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Tabor Vance Van Gilst Walker

Nays, 3:

Elvers

Lange

Stephens

O'Malley

Nurse

Patton

Absent or not voting, 1: Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed 10

REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

LEGISLATIVE RESEARCH BUREAU

Oscar E. Jones	Bill	Drafting Supervisor
John T. Haughey		Bill Drafter
Robert E. Hoy		Bill Drafter
Austin A. King		Bill Drafter
Barry N. Minear		Bill Drafter
Dorothy L. Doden		Typist
Deanna K. Freeland		Typist
Ruth D. McGhee		Typist
Addie Haglund		Proofreader
Roxanne E. Conlin		Legal Analyst

JOINT HELP

Vetral Dee Miller	Mail Carrier
Australia Grace	Mail Carrier
Marshall Grabau	Mail Carrier
Ruth A. Treager	Clerk Historical Building
Billie J. Walling	Index Clerk
Maxine Gunton	Index Clerk
Dorothy Nepstad	Index Clerk
Michael H. Kramme	Index Clerk
Gertrude Dunlap	Clerk Law Library

CUSTODIAN

Norman J. Blagburn	Porter
Charles Monroe	Porter
Louis L. Barrow	
Allen Solomon	Janitor
Robert Burke	Janitor
Arthur Bush	
Pirl Stuart	
McKinney Thomas	Policeman
Anthony DeBolt	
Dean H. Young	
Douglas Triplett	Policeman
Everett C. Matthews	Policeman
David Ruffin	
John W. Wilfon	
Gertrude North	Matron
Alta Dial	Elevator Operator

Penelope Carter	Elevator Operator
Edith Conner	Information Clerk
Gertrude Cantwell	Telephone Operator
	Tour Guide
•	MERLE HAGEDORN, Chairman.
	On the Part of the Senate.
	CASEY LOSS, Chairman.
	On the Part of the House.

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 Senate is asked:

House Concurrent Resolution 6, fixing the compensation of the chaplains, officers and employees of the Sixty-first General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 6 By Patronage Committee

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":

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

OFFICERS AND EMPLOYEES OF THE HOUSE

Chief Clerk	.\$30,00
Assistant Chief Clerk	
Legislative Counsel	23.00
Engrossing Clerk	. 16.00
Chief Journal Clerk	19.00
Journal Clerk	13.00
Assistant Journal Clerk	12.00
Secretaries to Chief Clerk	
Clerk to Chief Clerk	
Supervisor of Clerks	
Chief Enrolling Clerk	
Assistant Enrolling Clerks	
General Clerk	
Secretary to Speaker	
Secretary to Legislative Counsel	16.00
Secretaries to House Committee Chairmen	
House Floor Leader's Secretary	
House Secretaries Sergeant-at-Arms	11.00
Assistant Sergeant-at-Arms	. 9.00
Bill Clerk	. 11.00
Assistant Bill Clerk	. 9.00

File Clerks	9.00
Supply Clerks	
Postmaster	
Chief Electrician	
Assistant Electrician	
Assistant Voting Machine Operator	11.00
Control Board Operator	10.00
Doorkeepers	9.00
Cloakroom Attendants	
Porter	
Pages	
* *************************************	••••
OFFICERS AND EMPLOYEES OF THE SENATE	
Secretary of the Senate	\$30.00
Assistant Secretary of the Senate and Journal Clerk	23.00
Law Clerk	23.00
Assistant to the Law Clerk	
Reading Clerk	
Secretary to Secretary	
Secretary to Lieutenant Governor	16.00
Secretary's Clerk	14.00
Assistant Journal Clerk	16.00
Engrossing Clerk	
Enrolling Clerk	
Assistant Enrolling Clerk	12.00
Payroll Clerk	
Supply Clerk	
Assistant Enrolled Bills Clerk	
Senate Committee Chairmen Clerks	
Senate Floor Leader's Clerk	11.00
Senate Secretaries	
Control Board Operator	
Bill Clerk	
File Clerk	9.00
Assistant File Clerk	9.00
Sergeant-at-Arms	11.00
Assistant Sergeant-at-Arms	9.50
Chief Doorkeeper	
Assistant Doorkeepers	
Postmistress	
Porter	
Cloakroom Attendant	8.00
Telephone Page	
Pages	7.00
LEGISLATIVE RESEARCH BUREAU	
Bill Drafters Supervisor	
Bill Drafter I	25.00
Bill Drafter II	22.00
Bill Drafter IIIper hour	
Typists	12.00
Proofreaders	
Legal Analystper hour	2.25

JOINT LEGISLATIVE HELP

Postmaster\$	9.00
Mail Carriers	9.00
Clerk (Historical Building)	10.00
Index Clerks	13.00

CUSTODIAN

Janitors\$	9.00
Matron	
Head Policeman	9.50
Policemen	
Watchmen	9.00
Information Desk	9.50
Legislative Tour Guide	9.00
Elevator Operators	
Telephone Operator	

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the House and Senate of the Sixty-first General Assembly shall be fixed at seven dollars (\$7.00) for each branch of the General Assembly and, in addition thereto, mileage at the rate of seven cents (7c) per mile to and from the state capitol.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

SENATE CONCURRENT RESOLUTION 6 By Stanley

Whereas, The Herbert Hoover Birthplace, Presidential Library, and Park, including approximately twenty-eight (28) acres of land, have been established as a memorial to the late President Herbert Hoover at West Branch, Iowa, the place of his birth and burial; and

Whereas, An additional tract of approximately eighty-five (85) acres adjoins the Herbert Hoover Park on the south and west, and this land is privately owned and undeveloped; and

Whereas, Part of this land, adjoining the park, is zoned for commercial development: and

Whereas, The acquisition of this land for a public park or monument would preserve the beauty and appropriate setting of this memorial to Herbert Hoover; and

Whereas, It has been proposed that this land be made a national monument; and

Whereas, Communications have been received from the surviving family of Herbert Hoover; from Donald E. Johnson, National Commander of the American Legion, whose home is in West Branch; from the Cedar County

Board of Supervisors; from the Cedar County Historical Society; from the West Branch Heritage Foundation; and from the Town of West Branch, as expressed by its former Mayor who is now a member of this General Assembly; all requesting that this land be made a national monument or park:

Now, Therefore, Be It Resolved by the Scnate, the House Concurring: That the General Assembly of the State of Iowa hereby respectfully requests and recommends that the tract of land consisting of approximately eighty-five (85) acres adjoining the present Herbert Hoover Park on the south and west be acquired by the United States of America as a national monument in memory of the late President Herbert Hoover.

Be It Further Resolved, That copies of this Resolution shall be sent to the President of the United States, the members of Congress from the

State of Iowa, and the National Park Service.

PROOF OF PUBLICATION

Published copy of Senate File 35 and verified proof of publication of said bill in the Jewell Record, a weekly newspaper published at Jewell, Iowa, on January 14, 1965, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

ROBERT G. MOORE, Secretary of Senate.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S. F. 92 Public health

S. F. 93 Education

S. F. 95 Industrial and human relations

S. F. 96 Governmental subdivisions

S. F. 97 Governmental subdivisions

S. F. 98 Commerce

S. F. 99 Transportation

S. F. 100 Commerce

S. F. 101 Judiciary

S. F. 102 Judiciary

S. F. 103 Governmental subdivisions

S. F. 104 Governmental subdivisions

S. F. 105 Governmental subdivisions

S. F. 106 Governmental subdivisions

S. F. 107 Governmental subdivisions

S. F. 108 Governmental subdivisions

S. F. 109 Transportation

S. F. 110 Education

S. F. 111 Governmental subdivisions

S. F. 112 Judiciary

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S. F. 115 Agriculture

S. F. 117 Education

S. F. 119 Transportation

S. F. 120 Governmental affairs

S. F. 121 Transportation

S. F. 122 Education

S. F. 123 Judiciary

S. F. 124 Conservation and recreation

S. F. 125 Ways and means

S. F. 126 Governmental subdivisions

S. F. 128 Transportation

S. F. 129 Governmental subdivisions

S. F. 130 Transportation

S. F. 131 Transportation

S.J.R. 12 Governmental affairs

S.J.R. 13 Governmental subdivisions

H. F. 26 Judiciary

REPORTS OF COMMITTEE

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 5, a bill for an act relating to employment and other privileges for certain inmates of county jails, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 10, a bill for an act providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred **Senate File 21**, a bill for an act amending section ninety-six point four (96.4), Code 1962, so as to eliminate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

AMENDMENT FILED

- Amend Senate File 25 by striking all of section 2 and
- inserting in lieu thereof the following:
- 3 "Sec. 2. Section four hundred twenty-nine point three (429.3). Code 1962, is hereby amended by striking lines one (1) 4
- and two (2) and the words "and credits and" from line three (3)
- and inserting in lieu thereof the following: 7
 - 'The millage tax provided for in section four hundred
- twenty-nine point two (429.2) of the Code shall be and is the
- 9 same as provided for in section thirty-five B point eleven
- (35B.11) of the Code and shall not be levied in addition thereto. 10
- 11 The millage rate shall be remitted to the treasurer of state and
- applied to the payment of principal and interest of the Korean War 12 Veterans' bonus bonds. 13
- 14 The tax imposed by section four hundred thirty point seven
- (430.7) of the Code shall be five (5) mills on the dollar and that 15
- 16 tax together with the taxes imposed by sections four hundred
- thirty A point three (430A.3) and four hundred thirty-one point 17
- ten (431.10) of the Code."

ROBERT R. RIGLER. KENNETH BENDA. JOHN A. WALKER. JACK SCHROEDER. DAVID O. SHAFF. C. JOSEPH COLEMAN.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, January 28, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, THURSDAY, JANUARY 28, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Robert Cutbirth, pastor of the Congregational Church, Hartwick, Iowa.

PRESENTATION OF VISITORS

Senator Denman asked and received unanimous consent to present to the Senate one hundred ninety students, members of the ninth grade class of the Benjamin Franklin Junior High School, Des Moines, who were present in the balcony accompanied by their instructors, Virginia Stover, Robert Peterson and Ella Seaburn.

INTRODUCTION OF BILLS

Senate File 132, by Senators Frommelt, Schroeder and Riley, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this act.

Read first and second times and passed on file.

Senate File 133, by Senator Mills, a bill for an act to appropriate to the board of control of state institutions, over and above their regular appropriations, six hundred twenty-five thousand (625,000) dollars from the general fund of the State of Iowa to be used for an addition to the infirmary building at the Iowa Soldiers' Home at Marshalltown, Iowa.

Read first and second times and passed on file.

Senate File 134, by Senator Burrows, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines.

Read first and second times and passed on file.

Senate File 135, by Senator Burrows, a bill for an act relating to the cost of printing ballots and supplies for voting machines.

Read first and second times and passed on file.

Senate File 136, by Senators Reppert, Benda, Schroeder and Coleman, a bill for an act relating to salaries of county sheriffs.

Read first and second times and passed on file.

Senate File 137, by Senators Lucken, Ely, Hansen and Stephens, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts.

Read first and second times and passed on file.

Senate File 138, by Senator Ely, a bill for an act relating to the membership of the hospital licensing board.

Read first and second times and passed on file.

Senate File 139, by Senators Rigler and Lodwick, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups.

Read first and second times and passed on file.

Senate File 140, committee on transportation, a bill for an act relating to interstate commerce commission authority of motor carriers.

Read first and second times and placed on the calendar.

Senate File 141, by Senators Klefstad, Shirley and Kruck, a bill for an act relating to the establishment of a two (2) year liberal arts college and providing for an appropriation therefor.

Read first and second times and passed on file.

Senate Joint Resolution 14, by Senators O'Malley, Schroeder, Frommelt, Shoeman, Denman, Riley, Ely, Stanley, Mincks and Reppert, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation.

Read first and second times and passed on file.

Senate Joint Resolution 15, by Senators O'Malley, Schroeder, Frommelt, Shoeman, Denman, Riley, Ely, Stanley, Mincks and Reppert, a joint resolution relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law.

Read first and second times and passed on file.

Senate Joint Resolution 16, by Senators Stephens and Tabor, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to property tax levies for school district general fund expenditures.

Read first and second times and passed on file.

Senator O'Malley asked and received unanimous consent that the following report be printed in the Senate Journal:

COMMUNICATION FROM THE CHIEF CLERK

IN THE MATTER OF THE RULES OF CIVIL PROCEDURE

REPORT OF THE SUPREME COURT OF

THE STATE OF IOWA

TO THE SIXTY-FIRST GENERAL ASSEMBLY OF THE STATE OF IOWA:

T.

The Supreme Court, on recommendation of its Advisory Committee on Rules of Civil Procedure, has prescribed and, pursuant to Section 684.19, Code of Iowa 1962, reports to you rules and amendments to existing rules as follows:

Rule 199. Separation and deliberation of jury.

Rule 199 (b) is revised to read:

(b) On final submission, the jury shall retire for deliberation, and be kept together in charge of an officer until they agree on a verdict or are discharged by the court, unless the court permits the jurors to separate temporarily overnight, on weekends or holidays, or in emergencies. During their deliberations, the officer in charge must not suffer any communication to be made to them, nor make any himself, except to ask them if they have agreed on a verdict, unless by order of court; nor communicate to any person the state of their deliberations, or the verdict agreed upon before it is rendered.

Rule 187. Impaneling jury. Rule 187 (b) is revised to read:

(b) Oath and examination. The prospective jurors shall be sworn. The court shall initiate the voir dire examination by identifying the parties and their respective counsel and briefly outlining the nature of the case. The court shall then put to the jurors any questions it thinks necessary as to their qualifications to serve as jurors in the case on trial. The parties shall be allowed a reasonable opportunity to supplement such examination. The court may on its own motion exclude any juror.

Rule 123 is revised to read:

123. Objections—time to answer. The clerk shall deliver the copy of the interrogatories as provided in Rule 82. The party to whom the interrogatories are directed shall file either answers thereto or objections to their propriety within seven days after they are filed, unless the court for good cause, but not ex parte, shall enlarge the time. If objections are filed to any of the interrogatories, any required answer to those to which objections are made shall be deferred until seven days after the objections are ruled upon unless otherwise ordered by the court. This rule shall not limit the right to object to the answers if offered in evidence.

Rule 253.1 reading as follows is prescribed:

253.1. Disposition of Exhibits. One year after the final determination of a case, the clerk may destroy all exhibits filed with him provided that he shall notify all counsel of record in writing that the exhibits will be destroyed unless receipted for within sixty days thereafter.

II.

The Supreme Court, on recommendation of the Court Study Commission created by the Sixtieth General Assembly, has prescribed and, pursuant to

Section 684.19, Code of Iowa 1962, reports to you rules and amendments to existing rules as follows:

Rules 373 through 377 reading as follows are prescribed:

373. Administration in state. The chief justice shall exercise a continuing supervision for the supreme court over all courts within this state and the officers and employees thereof, including judges, justices of the peace, magistrates and other court personnel so that all courts throughout the state shall administer justice effectively, speedily, efficiently, economically and in accordance with the highest standards of justice and service. The chief justice shall have authority to make orders to achieve such ends, including authority to temporarily transfer judges and judicial personnel from one judicial district to another and superior authority to make any order which a chief judge may make. All judges, court officials and personnel shall comply accordingly.

374. Chief judges. For administrative purposes, the chief justice shall appoint one of the district judges in each judicial district as chief judge in and for such district, who shall hold said office at the pleasure of the chief

justice.

- 375. Administration in districts. Chief judges, in addition to their duties as district court judges, shall exercise continuing supervision within their respective districts over all judicial officers of the district court and officers and employees of such court to achieve the ends stated in Rule 373, including the power to fix and designate times and places of holding court sessions, the judicial officers to preside thereat, to prescribe the work of such judicial officers, and to direct and supervise all other judicial business of every kind of such court within said district. They shall conduct judicial conferences within their respective districts and make such orders as necessary for the administration of said court. All such court personnel shall comply accordingly.
- 376. Court and trial sessions. Chief judges shall order court sessions in each county as follows:
- (a) Court sessions by district judges in each county at regular intervals, weekly or semi-monthly, stated in advance and for such duration as needed to achieve the ends stated in Rule 373.
- (b) Trial sessions by district judges in each county needed to achieve such ends and to promptly and efficiently dispose of pending cases which are ready for trial.
- 377. Judicial Council. There is hereby created a judicial council composed of the chief judge in each district in this state and the chief justice, or a member of the supreme court designated by him, who shall be chairman. The council shall convene not less than twice annually, at such time as the chairman shall designate and at such other times as he shall order. It shall advise and consult with reference to administrative rules, regulations, directives and all other matters required to bring about and achieve the ends stated in Rule 373; and consider and propose to the supreme court such administrative rules and adopt such directives as shall be appropriate to promote the effective administration of justice within this state.

Rule 117. Motion day—disposition of motions.

Rule 117(a) is amended as follows:

- 1. Strike the word "judges" from line one (1) and insert in lieu thereof the words "chief judge".
- 2. Strike the word "rule" from line two (2) and insert in lieu thereof the word "order".
 - 3. Strike the word "one" from line two (2) and insert the word "two".
- 4. Strike the word "day" from line two (2) and insert in lieu thereof the word "days".

5. Strike the words "on file ten days or more" from line five (5).

Rule 117(d) is amended by inserting at the end thereof the following "and including 'motions' as defined by Rule 109."

Rule 181.2. Trial assignments.

Rule 181.2(a) is amended as follows:

- 1. Strike the words "District and superior courts" from line one (1) and insert in lieu thereof the words "The chief judge".
- 2. Strike the word "rule" from line two (2) and insert in lieu thereof the word "order".
- 3. Following the word "day" in line two (2) insert the words "in each county".

Rule 181,2(b) is amended as follows:

- 1. Strike the word "courts" from line two (2) and insert in lieu thereof the words "the chief judge".
- 2. Strike the words "adopt local rules" from line two (2) and insert in lieu thereof the words "make orders".

Rule 181.2(c) is amended by striking the words "except when the court orders a change to a day other than prescribed by local rule" from lines three (3), four (4) and five (5).

III.

The Legislative Court Study Commission in Part I of its report dealing with Court Structure has recommended the creation of a unified trial court. The report recommends, as an essential adjunct to such unification, a simplified procedure for the enforcement of small claims. The legislature must act on certain recommended bills before a unified court can be established. However, the rules of procedure for a small claims action are the proper subjects of the rule making authority of the supreme court. The commission has set out, commencing on page 15 in Part I of its report, the small claims rules and has submitted them to the supreme court for action.

Section 684.19 of the 1962 Code of Iowa requires the supreme court to report any rules or forms which it may prescribe to the General Assembly within 20 days after the commencement of the regular session. It is highly unlikely that the legislature will have completed action on this important proposition within that time, but it is essential that the small claims rules be effective if the legislature does act favorably on the proposition of the unified court during this session. Therefore, the supreme court on recommendation of the Court Study Commission, has prescribed rules for the enforcement of small claims to be effective only in the event the Sixty-first General Assembly in regular session adopts legislation creating a unified trial court system. Pursuant to Section 684.19, Code of Iowa 1962, these rules, intended to constitute an additional division to the existing Rules of Civil Procedure, are reported to you as follows:

DIVISION XX SMALL CLAIMS

Rule 378. Commencement, Docket. Civil actions in which the amount in controversery in money or value is less than \$300, exclusive of interest and costs, shall be known as small claims. All such actions shall be commenced by the filing of an original notice with the clerk and by the mailing by the clerk of a copy of same to each defendant at his last known address, as stated in the original notice, by restricted, certified mail, return receipt to the clerk requested. Instead of such mailing, the plaintiff may, after filing the original notice with the clerk, cause a copy of same to be served on all or some defendants in the manner provided in Division III of these rules, whereupon Rules 48 and 49 shall be applicable as to the de-

fendants to be so served. The clerk shall maintain a book known as the small claims docket, which shall contain as to small claims the matters contained in the combination docket as to regular civil actions.

Rule 379. Original Notice. The original notice must be mailed or otherwise served not less than 10 days prior to the hearing date. The original notice and copies shall be signed by the plaintiff, either in person or by attorney, and shall be in substantially the following form:

III THE DISTRICT COULT OF TOWN IN THE	
Plaintiff (s)	
Address of each plaintiff vs.	Small Claim No
Defendant (s)	
Address of each defendant	
ORIGINAL NOTIC	E .
To the above named defendant (s): YOU ARE HEREBY NOTIFIED that the	e above named plaintiff (s)
(1. If demand is for money,	state amount; 2. If demand
is for something else, state briefly what is dema	nded and its value in money;

3. If both money and something else are demanded, state both 1 and 2) based on ______

(Place) (City or Town)
......M. on the day of, judgment

will be rendered against you for the relief demanded, together with interest and court costs.

Plaintiff (s)

Rule 380. Function of Clerk. The clerk shall furnish forms of original notice and shall assist in their preparation if requested to do so. At the time of filing, the clerk shall enter on the original notice and the copies to be served the file number and the time and place of hearing, which shall be a time when small claims are scheduled to be heard not less than 10 nor more than 20 days after the date on which the notice will be mailed or otherwise served. The clerk shall mail a copy of the original notice to each defendant by restricted, certified mail, return receipt to the clerk requested, except for defendants whom the plaintiff wishes to serve under Division III of these rules.

Rule 381. Fees. Before filing the original notice, the clerk shall collect a fee of \$1 and the cost of mailing the notice, when it is to be mailed. If the plaintiff wishes to serve the notice under Division III of these rules, the person serving or publishing the same may require advance payment of his fee and mileage.

Rule 382. Pleadings. Except as provided in rules 379 and 383, there shall be no written pleadings or motions unless the court in the interest of justice requires them, in which event they shall be similar in form to the original notice.

Rule 383. Joinder, Counterclaim, Cross Claim, Intervention.

- (a) Division II of these rules and rule 75 shall be applicable to small claims actions.
- (b) In small claims actions, if a party joins a small claim with one which is not a small claim, the court shall (1) order the small claim to be heard under this division and dismiss the other claim without prejudice, or (2) as to parties who have appeared or are existing parties, either (a) order the small claim to be heard under this division and the other claim to be tried by regular procedure or (b) order both claims to be tried by regular procedure.
- (c) In small claims actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be in writing and similar in form to the original notice, and shall be entitled Original Notice of Counterclaim, of Cross Claim, or of Intervention, as the case may be. A copy shall be filed for each existing party. New parties may be brought in without order and shall be served with notice as provided in rules 378 and 379; and if notice is to be served by mail the clerk shall collect the cost of mailing before filing the pleading. The clerk shall furnish forms of such pleadings and shall assist in their preparation if requested to do so. No counterclaim is necessary to assert an offset arising out of the subject of the plaintiff's claim.
- (d) In small claims, actions, a counterclaim, cross claim, or intervention not in the amount of a small claim shall be in the form of a regular pleading. A copy shall be filed for each existing party. New parties, when permitted by order, may be brought in under rule 34 and shall be given notice under Division III of these rules. The court shall either (1) order such counterclaim, cross claim, or intervention to be tried by regular procedure and the other claims to be heard under this division, or (2) order the entire action to be tried by regular procedure.
- (e) In regular actions, when a party joins a small claim with one which is not a small claim, regular procedure shall apply to both unless the court transfers the small claim to the small claims docket for hearing under this division.
- (f) In regular actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be pleaded, tried, and determined by regular procedure, unless the court transfers such small claim to the small claims docket for hearing under this division.
- (g) Pleadings which are not in correct form under this rule shall be ordered amended so as to be in correct form; but a small claim which is proceeding under this division need not be amended although in the form of a regular pleading.

(h) Copies of any papers filed by the parties, which are not required to be served, shall be mailed or delivered by the clerk as provided in rule 82.

Rule 384. Proof of Service. At the time for hearing, the court or clerk shall first determine that proper notice has been given a party before proceeding further as to him, unless he has appeared or is an existing party, and also that the action is properly brought as a small claim.

Rule 385. Default. Unless good cause to the contrary appears, (1) if the parties fail to appear at the time of hearing, the claim shall be dismissed without prejudice by the court or clerk; (2) if the plaintiff fails to appear but the defendant appears, the claim shall be dismissed with prejudice by the court or clerk; and (3) if the plaintiff appears but the defendant fails to appear, judgment shall be rendered against the defendant by the court, or by the clerk if the relief to be granted is readily ascertainable.

Rule 386. Hearing. The time for appearance shall be the time for hearing. The hearing shall be to the court, shall be simple and informal, and shall be conducted by the court itself, without regard to technicalities of procedure; but the decision must be based on substantial evidence. The court shall swear the parties and their witnesses, and examine them in such way as to bring out the truth. The parties may participate, either personally or by attorney. The court may continue the hearing from time to time if justice requires. The proceedings shall not be reported unless a party provides a reporter at his own expense or the parties by agreement cause the proceedings to be electronically reported, but there shall be no delay for such purpose.

Rule 387. Judgment Minutes.

(a) The judgment shall be entered in a space on the original notice first filed, and the clerk shall immediately enter the judgment in the small claims docket and district court lien book. Such relief shall be granted as is appropriate. The court may enter judgment for installment payments; and in such event execution shall be suspended as long as such payments are made, but execution shall issue for the full unpaid balance of the judgment upon the filing of an affidavit of default as to any part of an installment. When entered on the small claims docket and district court lien book, a small claims judgment shall constitute a lien to the same extent as regular judgments entered on the district court judgment docket and lien book; but if a small claims judgment requires installment payments, it shall not constitute a lien for any amount until an affidavit of default is filed, whereupon it shall constitute a lien for the full unpaid balance of the judgment.

(b) Unless the hearing is reported, minutes of the testimony of each witness and of any stipulations of the parties shall likewise be entered on the original notice first filed; and the exhibits or copies thereof shall be attached to such original notice or be filed, until released by the court.

Rule 388. Costs. The actual expense of the prevailing party for filing fee, mailing or otherwise serving original notice, and witness fees and mileage, shall be taxed as costs. No other costs shall be taxed except on order of court for good cause.

Rule 389. Other Statutes and Rules. Small claims shall be commenced. heard, and determined in accordance with this division. Other statutes and rules relating to civil proceedings shall apply, but only insofar as not inconsistent with this division. Service of original notice according to rule 56 or 378 supersedes the need of its publication, whether the party served is or resides within or without Iowa. Small claims on file for 90 days and not determined shall be dismissed without prejudice unless prior thereto a party secures an order of continuance to a date certain after notice and hearing, upon a ground stated in rule 215.1. Actions in probate involving the amount of a small claim shall be heard and determined under this division and may be commenced hereunder; if commenced as a regular civil action or under the statutes relating to probate proceedings, they shall be transferred to the small claims docket and proceed accordingly. Civil actions coming within this division but commenced in the regular wav shall not be dismissed but shall be transferred to the small claims docket and proceed accordingly. Civil and probate actions not coming within this division but commenced hereunder shall be dismissed without prejudice except for defendants who have appeared, as to whom such actions shall be transferred to the combination or probate docket, as the case may be, and proceed accordingly.

If the Sixty-first General Assembly fails to create a unified trial court

system, the "small claims" rules appearing in this part III of the report to you shall be void and of no effect.

Respectfully submitted, THE SUPREME COURT OF IOWA, By s/T. G. GARFIELD, Chief Justice.

Des Moines, Iowa, January 27, 1965.

ACKNOWLEDGEMENT

I Robert G. Moore, Secretary of the Senate of the State of Iowa, hereby acknowledge delivery to me on the 28th day of January, 1965, of the foregoing report of the Supreme Court of Iowa pertaining to the Rules of Civil Procedure.

ROBERT G. MOORE, Secretary of the Senate, Sixty-first General Assembly of the State of Iowa.

Senator Hagedorn called up the report of the committee on joint legislative employees, filed and found on pages 123 and 124 of the Senate Journal, and moved its adoption.

The motion prevailed and the report was adopted.

HOUSE CONCURRENT RESOLUTION 6

Senator Hagedorn called up House Concurrent Resolution 6, found on pages 124, 125 and 126 of the Senate Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 85, a bill for an act to amend section two hundred sixty point twenty-three (260.23), Code 1962, relating to revocation of certificates, was taken up and considered.

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

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

Ayes, 55:

Ayes, oo.			
Benda	Denman	Hagie	Lange
Briles	Dodds	Hansen	Lisle
Buren	Elvers	Heaberlin	Lodwick
Burke	Ely	Heying	Lucken
Burns	Flatt	Hill.	Main
Cassidy	Floy	Kibbie	McGill
Coleman	Frommelt	Klefstad	McNally
Condon	Griffin	Kruck	Mills
DeKoster	Hagedorn	Kyhl	Mincks

Murray Nims Nurse O'Malley Patton Reno Reppert Rigler Riley Schroeder

Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 2:

Beneke

Burrows

Absent or not voting, 2:
Elthon Messer

Elthon Messerly

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

On motion of Senator Kibbie, Senate File 86, a bill for an act to amend chapter two hundred eighty-two (282) Code 1962, to provide for the education of children in state controlled institutions, was taken up and considered.

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

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

Ayes, 57:

Benda
Beneke
Briles
Buren
Burke
Burns
Burrows
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Elv

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 2:

Elthon

Messerly

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

On motion of Senator Reppert, Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four (4) years, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of county attorneys to four (4) years.

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

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

Section thirteen (13) of Article five (V) of the Constitution of the State of Iowa as amended by Amendment four (4) of the Amendments of eighteen hundred eighty-four (1884) is hereby repealed and the following adopted in lieu thereof:

"Section 13. The qualified electors of each county shall, at the general election in the year 1970 and every four (4) years thereafter, elect a County Attorney who shall be a resident of the county for which he is elected and shall hold his office for four (4) years and until his successor shall have been elected and qualified."

Sec. 2. The foregoing proposed amendment is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 56:

Benda Ely Kyhl Patton Beneke Flatt Lange Reno Briles Flov Lisle Reppert Buren Frommelt Lodwick Rigler Burke Griffin Lucken Rilev Hagedorn Main Burns Schroeder Burrows Hagie McGill Shirley Hansen McNally Cassidy Shoeman Heaberlin Mills Coleman Stanley Mincks Condon Heying Stephens DeKoster Hill Murray Tabor Kibbie Nims Vance Denman Dodds Klefstad Nurse Van Gilst Elvers Kruck O'Malley Walker

Nays, 1:

Shaff

Absent or not voting, 2:

Elthon

Messerly

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

On motion of Senator McGill, Senate File 15, a bill for an act relating to the membership of the advisory investment board of the Iowa public employees retirement system, with report of committee recommending amendment in accordance with the amendment filed by Senator McGill, and when so amended the bill do pass, was taken up, considered, and the report of the committee adopted.

Senator McGill offered the following amendment and moved its adoption:

Amend Senate File 15 by adding 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 Albia Union-Republican, a newspaper published in Albia, Iowa, and the Chariton Herald-Patriot, a newspaper published at Chariton, Iowa.

The amendment was adopted.

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

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

Ayes, 57:

nyes, or.			
Benda	Flatt	Lange	Reno
Beneke	Floy	Lisle	Reppert
Briles	Frommelt	Lodwick	Rigler
Buren	Griffin	Lucken	Riley
Burke	Hagedorn	Main	Schroeder
Burns	Hagie	McGill	Shaff
Burrows	Hansen	McNally	Shirley
Cassidy	Heaberlin	Mills	Shoeman
Coleman	Heying	Mincks	Stanley
Condon	Hill	Murray	Stephens
DeKoster	Kibbie	Nims	Tabor
Denman	Klefstad	Nurse	Vance
Dodds	Kruck	O'Malley	Van Gilst
Elvers	Kyhl	Patton	Walker
Ely	<u>-</u>		

Nays, none.

Absent or not voting, 2:
Elthon Messerly

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

On motion of Senator Riley, Senate File 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County in connection with a contract made with Loomis Bros., Inc. of Cedar Rapids, Iowa, for remodeling of two (2) court rooms in the Linn County courthouse located in Cedar Rapids, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 56:

Benda Flatt Patton Lange Beneke Floy Lisle Reno Briles Frommelt Lodwick Reppert Griffin Buren Lucken Rigler Burke Hagedorn Main Riley McGill Schroeder Hagie Burns Burrows Hansen McNally Shirley Heaberlin Cassidv Messerly Shoeman Coleman Heying Mills Stanley Hill Mincks DeKoster Stephens Kibbie Tabor Murray Denman Nims Dodds Klefstad Vance Van Gilst Elvers Kruck Nurse Kyhl O'Malley Walker Ely

Nays, none.

Absent or not voting, 3:

Condon

Elthon

Shaff

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

On motion of Senator Coleman, Senate File 48, a bill for an act to make a deficiency appropriation for printing, legal and other expenses of the court study commission established by the Sixtieth General Assembly, was taken up and considered.

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

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

Ayes, 57:

Benda \mathbf{Floy} Lisle Reno Frommelt Lodwick Beneke Reppert Griffin Lucken Briles Rigler Hagedorn Main Rilev Buren Hagie Burke McGillSchroeder McNally Hansen Burns Shaff Burrows Heaberlin Messerly Shirley Cassidy Heying Mills Shoeman Coleman Hill Mincks Stanley Murray DeKoster Kibbie Stephens Klefstad Nims Denman \mathbf{Tabor} Dodds Kruck Nurse Vance O'Malley Elvers Kyhl Van Gilst Patton Walker Ely Lange Flatt

Nays, none.

Absent or not voting, 2:

Condon Elthon

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

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 21 be made a special order of business for 11:00 a.m., Monday, February 1, 1965.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

Mr. President: Your committee on transportation to which was referred Senate File 32, a bill for an act to amend section three hundred twenty-four point sixty (324.60) relating to motor vehicle fuel tax, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on transportation to which was referred Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on transportation to which was referred Sendte File 99, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 114, a bill for an act relating to cattle testing and to amend

section one hundred sixty-five point seventeen (165.17), Code 1962, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN MAIN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on agriculture to which was referred Senate File 115, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10) and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the laws of the Sixtieth General Assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN MAIN, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 26, a bill for an act relating to proof of age required of a prospective purchaser of intoxicating liquors, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 8, a bill for an act relating to powers of cities and towns regarding the use of joint facilities, 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:

1. Amend the title by inserting in line 1 after the word "towns" the words

"and benefited fire districts".

2. Amend by adding the following section:

Sec. 2. Chapter three hundred fifty-seven A (357A), Code 1962, is hereby

amended by adding the following section:

"No benefited fire district shall join with any city or town for any joint purpose permitted in section three hundred sixty-eight point twelve (368.12) of the Code unless such joining is approved by the electors of the joint benefited fire district as provided in this section. The trustees of a benefited fire district shall have the power, when authorized by a majority vote of the electors thereof at a special election called for that purpose, upon notice given in the same manner provided in section three hundred fifty-seven A point nine (357A.9) of the Code, to own, use, or operate jointly with any city or town, fire apparatus, equipment, or facilities and to provide for the purchase, rental, or maintenance of such equipment, facilities, and services."

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 38, a bill for an act relating to the municipal enterprises fund, 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 38, section 1, line 5, by inserting after the word "contract" the following: "for a period not in excess of five (5) years".

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, begs lease to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 64, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENT FILED

- 1 Amend Senate File 29 by striking all after the enacting clause 2 and inserting in lieu thereof the following:
- 3 Section 1. Section two hundred seventeen point seven
- 4 (217.7). Code 1962, is hereby amended as follows:
- 5 1. By striking all of said section after the word "employ"
- 6 in line four (4) and inserting in lieu thereof the words "such
- 7 assistants as may be necessary and may, by board resolution,
- 8 assign administrative duties and responsibilities to such
- assistants."

J. HENRY LUCKEN.
JOHN M. ELY, JR.
PETER F. HANSEN.
GEORGE E. O'MALLEY.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, January 29, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, JANUARY 29, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Doctor Duane Chapman, pastor of the Grandview Avenue Methodist Church, Dubuque, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Vance for the day on request of Senator Frommelt.

PETITION

The following petition was presented and placed on file:

By Senator Kibbie from twenty-one residents of Emmet County favoring proposed wage legislation for county officers.

PRESENTATION OF VISITORS

Senator Messerly asked and received unanimous consent to present to the Senate one hundred twenty students from the elementary and junior high schools of Waterloo and Cedar Falls, also members of the Girls Scouts, who were present in the balcony accompanied by their leaders.

Senator O'Malley asked and received unanimous consent to present to the Senate six hundred students from the Meredith Junior High School, Des Moines, who were present in the balcony accompanied by their instructors, Sonja Pennock, Dean Rasmussen, Marylin Crandall, John Kauzlarich, Ina Bates, Dale Knapp, Margaret Irvin, Sara Wagoner, D. P. Moore, Pauline Anderson, Richard Tuller, Jolene Aalderks, Frank Harty, Loyd Settle, Dallas Gilreath, Joyce Henderson, Doris McLeran, Gertrude Thompson and Vice Principals Robert Wilson and Cletus Crowley.

INTRODUCTION OF BILLS

Senate File 142, by Senators O'Malley, McNally and Lange, a bill for an act relating to purchase of gas or water by a city or town.

Read first and second times and passed on file.

Senate File 143, by Senators Denman, Reppert and O'Malley, a bill for an act relating to the adoption of certain city and town ordinances by reference.

Read first and second times and passed on file.

Senate File 144, by Senators Denman, Reppert and O'Malley, a bill for an act relating to ordinances and ordinance enforcement in cities and towns.

Read first and second times and passed on file.

Senate File 145, by Senators Stanley, Messerly, Rigler, Burns, Elvers, Mills, Riley, Lodwick and Lange, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom.

Read first and second times and passed on file.

Senate File 146, by Senators Reppert, Hagedorn and Briles, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest.

Read first and second times and passed on file.

Senate File 147, by Senators Reppert, Denman and O'Malley, a bill for an act relating to suspension of beer permits by cities and towns and county boards of supervisors.

Read first and second times and passed on file.

Senate File 148, by Senator Beneke, a bill for an act relating to the sale of real estate acquired by a county.

Read first and second times and passed on file.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Senator Frommelt called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 7 By Brinck, Wilson and Mahan

Whereas: Sir Winston Spencer Churchill passed away on January 24, 1965, at the age of ninety, thereby causing inexpressible grief to thousands throughout the world.

And Whereas: The whole world is made poorer by the loss of his many-sided genius; a loss which is felt in the United States as deeply as it is in the British Commonwealth of Nations.

And Whereas: What he said and what he did will never die, but will

live forever as the symbol of the era his passing ends.

And Whereas: As he himself once said: "The destiny of mankind is not decided by material computation. When great causes are on the move

in the world . . . we learn that we are spirits, not animals, and that something is going on in space and time, and beyond space and time, which,

whether we like it or not, spells duty."

Therefore Be It Resolved: By the House of Representatives, the Senate Concurring, of the Sixty-first General Assembly of Iowa that in the passing of the Rt. Honorable Sir Winston Spencer Churchill the world has lost an honored citizen and a faithful and useful servant and the General Assembly by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of this House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased, the Parliament of the United

Kingdom, and its Embassy in Washington, D. C.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 116, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom, was taken up and considered.

Senator O'Malley moved that the bill be read a third 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:

• ,			
Benda	Elvers	Kruck	Nims
Beneke	Ely	Lange	Nurse
Briles	Flatt	Lisle	O'Malley
Buren	Floy	Lodwick	Patton
Burke	Frommelt	Lucken	Reno
Burns	Hagedorn	Main	Rigler
Burrows	Hagie	McGill	Shirley
Cassidy	Hansen	McNally	Shoeman
Coleman	Heaberlin	Messerly	Stanley
Condon	Heying	Mills	Stephens
DeKoster	Hill	Mincks	Tabor
Denman	Kibbie	Murray	Van Gilst
Dodds	Klefstad	•	

Navs. none.

Absent or not voting, 9:

Elthon Reppert Schroeder Vance Griffin Riley Shaff Walker Kyhl

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

Senator Frommelt asked and received unanimous consent to take up the following bills:

On motion of Senator Main, Senate File 114, a bill for an act relating to cattle testing and to amend section one hundred sixty-five

point seventeen (165.17), Code 1962, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third 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:

113 (11) 10.			
Benda	Ely	Kruck	Nims
Beneke	Flatt	Lange	Nurse
Briles	Floy	Lisle	O'Malley
Buren	Frommelt	Lodwick	Patton
Burke	Hagedorn	Lucken	Reno
Burns	Hagie	Main	Rigler
Burrows	Hansen	McGill	Shirley
Cassidy	Heaberlin	McNally	Shoeman
Coleman	Heying	Messerly	Stanley
$\mathbf{DeKoster}$	Hill	Mills	Stephens
Denman	Kibbie	Mincks	Tabor
Dodds	Klefstad	Murray	Van Gilst
Elvers			

Nays, none.

Absent or not voting, 10:

Condon	Kyhl	Schroeder	Vance
Elthon	Reppert	Shaff	Walker
Griffin	Riley		

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

On motion of Senator Main, Senate File 115, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10), and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the laws of the Sixtieth General Assembly, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third 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:

Benda	Condon	Hagedorn	Lange
Beneke	DeKoster	Hagie	Lisle
Briles	Denman	Hansen	Lodwick
Buren	Dodds	Heaberlin	Lucken
Burke `	Elvers	Heying	Main
Burns	Ely	Hill	McGill
Burrows	Flatt	Kibbie	McNally
Cassidy	\mathbf{Flov}	Klefstad	Messerly
Coleman	Frommelt	Kruck	Mills

Mincks Murray Nims Nurse O'Malley Patton Reno Rigler

Shirley Shoeman Stanley Stephens Tabor Van Gilst

Nays, none.

Absent or not voting, 9:

Elthon Griffin Kyhl Reppert Riley Schroeder Shaff Vance Walker

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

On motion of Senator O'Malley, Senate File 32, a bill for an act to amend section three hundred twenty-four point sixty (324.60), Code 1962, relating to motor vehicle fuel tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Benda Beneke Briles Buren Burke Burns Burrows Cassidy Coleman Condon DeKoster Denman Elvers
Ely
Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray

Kruck

Nurse O'Malley Patton Reno Riley Shirley Shoeman Stanley Stephens Tabor Van Gilst

Nims

Nays, none.

Absent or not voting, 9:

Elthon Griffin Kyhl Reppert Rigler Schroeder Shaff

Vance Walker

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

On motion of Senator Lodwick, Senate File 10, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick moved that the bill be read a third 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:

Benda Elvers Kruck Nims Beneke Ely Lange Nurse **Briles** Flatt Lisle O'Malley Buren Floy Lodwick Patton Burke Frommelt Lucken Reno Burns Hagedorn Main Rigler Burrows McGill Hagie Shirley Cassidy Hansen McNally Shoeman Coleman Heaberlin Messerly Stanley Condon. Mills Heying Stephens DeKoster Hill Mincks Tabor Kibbie Van Gilst Denman Murray Dodds Klefstad

Nays, none.

Absent or not voting, 9:

Elthon Reppert Schroeder Vance Griffin Riley Shaff Walker Kyhl

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

On motion of Senator Ely, Senate File 8, a bill for an act relating to powers of cities and towns regarding the use of joint facilities, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely asked and received unanimous consent that action on Senate File 8 be deferred and that the bill retain its place on the calendar.

On motion of Senator O'Malley, House File 26, a bill for an act relating to proof of age required of a prospective purchaser of intoxicating liquors, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Flatt Heying Benda Cassidy Beneke Coleman Flov Hill Frommelt Kibbie Briles DeKoster Klefstad Buren Denman Hagedorn Burke Dodds Hagie Kruck Burns Elvers Hansen Lange Ely Heaberlin Lisle Burrows

Lodwick Mills O'Malley Shoeman Lucken Mincks Patton Stanley Main Murray Reno Stephens McGill Nims Rigler Tabor McNally Nurse Shirley Van Gilst Messerly

Navs. none.

Absent or not voting, 10:

CondonKyhlSchroederVanceElthonReppertShaffWalkerGriffinRiley

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

On motion of Senator Nims, Senate File 99, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Nims moved that the bill be read a third 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:

Renda Elv Kruck Nims Beneke Flatt Lange Nurse **Briles** Flov Lisle O'Malley Buren Frommelt Lodwick Patton Burke Hagedorn Lucken Reno Burns Hagie Main Rigler Hansen McGill Burrows Shirley Cassidy Heaberlin McNally Shoeman Coleman Heving Messerly Stanley DeKoster Mills Hill Stephens Kibbie Mincks Denman Tabor Dodds Klefstad Murray Van Gilst Elvers

Nays, none.

Absent or not voting, 10:

CondonKyhlSchroederVanceElthonReppertShaffWalkerGriffinRiley

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

Senate Concurrent Resolution 5, providing for a joint convention on Monday, February 1, 1965, at 2:00 p.m., to hear Governor Hughes read his budget message.

WILLIAM R. KENDRICK, Chief Clerk.

COMMITTEE ON MEMORIAL RESOLUTIONS

Senator Shirley moved that a committee of three be appointed to ascertain the names of the deceased members of the Senate during the past two years, and that the President of the Senate be authorized to appoint subcommittees to prepare suitable resolutions.

The motion prevailed and the President appointed as such committee Senators Shirley, Hagedorn and Benda.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 118 Appropriations
- S. F. 127 Governmental subdivisions
- S. F. 132 Commerce
- S. F. 133 Appropriations
- S. F. 136 Governmental subdivisions
- S. F. 137 Governmental affairs
- S. F. 138 Public health
- S. F. 139 Education
- S. F. 141 Education
- S. F. 142 Governmental subdivisions
- S. F. 143 Governmental subdivisions
- S. F. 144 Governmental subdivisions
- S. F. 145 Ways and means
- S. F. 146 Commerce
- S. F. 147 Governmental subdivisions
- S. F. 148 Governmental subdivisions
- S.J.R. 14 Appropriations
- S.J.R. 15 Governmental affairs
- S.J.R. 16 Governmental affairs

AMENDMENTS FILED

- 1 Amend Senate File 66, section 1, line 2, by inserting
- 2 after the word "commissions" the following: ", except public school

3 districts,".

JOSEPH W. CASSIDY. ADOLPH W. ELVERS, RICHARD L. STEPHENS. R. W. HAGIE.

- 1 Amend Senate File 75, section 1, line 5, by striking
- 2 the words "is sure" and inserting in lieu thereof the words

3 "first ascertains".

WARREN J. KRUCK.

- 1 Amend Senate File 88 by striking the periods in lines 4, 7, 14
 - and 16 of section 2 and in each case inserting in its stead the

3 following:

- 4 "; provided the member spends five full working days in
- 5 the performance of his official duties for each week he
- 6 holds the office. If such member elects to devote less
- 7 than the aforesaid full time, his salary shall be one
- 8 half the compensation as other elected county officers
- 9 in the county."

TOM RILEY.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, February 1, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, FEBRUARY 1, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Donald Light, pastor of the United Church of Christ, Traer, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Shoeman for the day on request of Senator Vance; Senator Klefstad for the day on account of the death of his father.

PRESENTATION OF VISITORS

Senator Main rose on a point of personal privilege and presented to the Senate Peggy Mullins and his son, Stewart, students from the Lamoni Community High School who were present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 149, by Senators Hansen, Lucken, Lange and Kibbie, a bill for an act to extend the present sales tax to include receipts from the renting of hotel and motel rooms.

Read first and second times and passed on file.

Senate File 150, by Senators Main, Coleman, Messerly and Shoeman, a bill for an act relating to the state apiarist.

Read first and second times and passed on file.

Senate File 151, by Senator Coleman, a bill for an act relating to assessment and taxation of platted lots.

Read first and second times and passed on file.

Senate File 152, by Senators Burke, Klefstad, Floy, Mincks and Condon, a bill for an act relating to benefits under the retirement systems for policemen and firemen.

Read first and second times and passed on file.

Senate File 153, by Senators Ely and Beneke, a bill for an act relating to powers of electors to vote a school house tax.

Read first and second times and passed on file.

Senate File 154, by Senators Rigler, Coleman, Hill, Hansen, Burrows and Benda, a bill for an act relating to the publication of real property valuations.

Read first and second times and passed on file.

Senate File 155, by Senator Stanley, a bill for an act to encourage industrial development in Iowa and to provide for an industrial development tax credit to be applied against the business tax on corporations.

Read first and second times and passed on file.

Senate File 156, by Senators Lucken, Hansen, Ely, Walker and McGill, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make an appropriation.

Read first and second times and passed on file.

Senate File 157, by Senators Hansen, Nims, Burrows, Lange, Kibbie and Lucken, a bill for an act relating to establishing time for the State of Iowa.

Read first and second times and passed on file.

Senate File 158, by Senator Reppert, a bill for an act to create the state public school building authority and to describe its organization, powers and duties.

Read first and second times and passed on file.

SPECIAL ORDER

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 21.

THIRD READING OF BILLS

On motion of Senator Condon, Senate File 21, a bill for an act to amend section ninety-six point four (96.4), Code 1962, so as to eliminate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schroeder offered the following amendment:

1. Amend the title to Senate File 21 by striking the word "eliminate" in line 2 and inserting in lieu thereof the word "change".

2. Further amend Senate File 21 by striking all of subsections 1 and 2 of

section 1 and insert in lieu thereof the following:

1. Amend subsection 4 by inserting the following after the period in line 9: "The one week waiting period shall be waived and become compensable after unemployment during which benefits are payable for five (5) consecutive weeks."

Senator Schroeder moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Aves. 30:

Benda	Griffin	Lucken	Schroeder
Beneke	Hagie	Messerly	Shaff
Briles	Hansen	Mills	Stanley
Buren	Heaberlin	Nims	Stephens
Burrows	Kruck	Nurse	${f Tabor}$
DeKoster	Lange	Rigler	Vance
Elvers	Lisle	Riley	Walker
Flatt	Lodwick	•	

Nave 24.

Elthon

11430, 21.			
Burke	Dodds	Hill	O'Malley
Burns	Ely	Kibbie	Patton
Cassidy	Floy	Main	Reno
Coleman	Frommelt	McGill	Reppert
Condon	Hagedorn	Mincks	Shirley
Denman	Heying	Murray	Van Gilst
Absent or n	ot voting 5:		

Kyhl Klefstad The amendment was adopted.

On motion of Senator Frommelt, the Senate recessed until 1:50 p.m.

McNally

Shoeman

AFTERNOON SESSION

The Senate reconvened, President Fulton 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.

In accordance with Senate Concurrent Resolution 5, duly adopted, 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 Fulton presiding.

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

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

Motion prevailed and the President appointed as such committee Senators Denman of Polk, Mills of Marshall and Reno of Van Buren, on the part of the Senate, and Representatives Reichardt of Polk, Resnick of Scott and Stokes of Plymouth, on the part of the House.

The committee waited upon Governor Hughes and escorted him to the Speaker's station. President Fulton then presented Governor Hughes, who delivered the following budget address:

BUDGET MESSAGE TO THE SIXTY-FIRST GENERAL ASSEMBLY

By Honorable Harold E. Hughes, Governor of Iowa Joint Session, February 1, 1965

MR. PRESIDENT, MR. SPEAKER, HONORABLE SENATORS AND REPRESENTATIVES OF THE SIXTY-FIRST GENERAL ASSEMBLY, LADIES AND GENTLEMEN:

I am sure that other governors have felt, as I feel today, that a biennial budget message should be something more than a perfunctory recitation of items and figures that can be seen on the comptroller's printed budget report by anyone with two eyes in his head. A budget message, if it is worth its salt, should communicate, along with the statistics, a lucid picture of an administration's philosophy relating to government finance and the basic mission of government.

We do not always think of it in this sense, but a budget is the skeletal framework of government planning. The road to the state house, as well as to other legendary destinations, is paved with good intentions. But when we come to grips with the budget, we have reached the ultimate moment of truth as to our determination and capability to fulfill those intentions.

In simplest terms, the mission of government is two-fold. On the one hand, we have the administration of a vast organization and the stewardship of public funds. In this sense, it is not unlike the operation of an immense business establishment. On the other hand, the job of government is also to the meet human needs and enhance the well-being of the citizens. We cannot neglect either hemisphere of this mission without failing to fulfill vital responsibilities with which the public has entrusted us.

My concept of our responsibility as public officials is that we should attempt to lead, rather than to push the public, toward the objectives in which we believe. This involves some thoughtful and sensitive interpretation of the public will. Yet this does not mean that we hitch-hike our way with the more obvious public sentiments in order to avoid irritating any segment of the electorate. That is the road back, not the road ahead.

Good government, as I see it, requires that we move ahead—at times boldly, at times more deliberately—but always moving toward the plausible goals of today and the idealistic goals of tomorrow. Our over-all planning for the next biennium, including its budgetary framework, must be placed in the setting of our long-range objectives, if we are to keep faith with our charge as public officials.

During the long period in which this budget has been in preparation, I have been subjected to strong pressures from two poles. On the one hand, we have those who would transform the state overnight with respect to the particular governmental service in which they are interested. From the other pole comes equal pressure in the form of resistance to rising costs of government and higher taxes.

This push-and-pull has been accentuated at the present time because of the political changeover and the comparative economic health of the state.

I am sure that you members of the Assembly are experiencing this pressure, just as I am.

Which direction shall we take? What is it that the people of Iowa expect of us? What is our mandate?

As I see it, our mandate is to keep Iowa moving ahead within the practical limits of our financial capability.

As I see it, our mandate is to take sure-footed steps toward the immediate future while keeping our eyes and purpose steadfastly on the stars of our future.

It is our duty to see the responsibility of governing in its totality—not in fragments. There is no service of government, for example, that is more important than education. Yet, however tempted we might be, we cannot enhance our educational facilities to the exclusion of such vital areas as public safety, highway construction, public health, industrial development and the care of the handicapped.

If, to some, this be treason to our ideals; then we must live with the criticism—for our responsibility is to all of the people of this state and to all of the human needs that state government is committed to meet.

What I am saying is that we must stand tall with our ideals but we must also keep our feet on the ground.

To place our emphasis on certain favored sectors of government, neglecting others, would be irresponsible. To ignore the realities of what the public is conceivably willing to bear in supporting government would be foolish.

As a personal statement, let me say to you that what makes my job rewarding to me is the opportunity it provides to work for goals for this state in which I deeply believe.

If I thought I were not doing this, the job of governor would quickly lose its lustre for me.

Our concern for this state's future must be more compelling than any consideration of political partisanship or any desire for self-perpetuation in public office.

Neither the job of administering nor the job of legislating is easy or glamorous if properly fulfilled.

It consists of hard work and hard knocks along the way, and the achievement of progress is the only real reward for public service.

As I said at the beginning, it was inevitable that some of you and I would, at times, have our differences. We are having them—and I think that this is all to the good and all in the day's work. Neither you nor I came to the capitol for the ride or to win a year-around popularity contest.

We were sent here by the people because they felt that the programs we offered would be for the best interests of the State of Iowa. We were not sent here to yield to special interests lobbies or to favor any region or occupational group—but to work for the state as a whole.

In this budget, as in the goals set forth in my inaugural, I have tried to deal fairly and objectively with the needs of all of the segments of our society—with agriculture, labor, industry, and so on across the spectrum.

But I want to make it clear that so far as I am concerned, no occupational group in our state has received or will receive preferential consideration. Nor will any group be in the position of "running the state" so long as I occupy the chair as Governor.

I have the utmost faith in the integrity, the purpose and the good judgment of this legislature—just as I have faith in the character of the rank

and file of the people who sent you here.

In this same reference, I have every respect for the prerogatives of the General Assembly and will never knowingly violate them.

The doors of my office are open to every member and whether we are in agreement or disagreement, I will always be available to counsel with you and to tell you face to face where I stand.

* * *

The budget I am submitting to you is a balanced, pay-as-you-go blueprint for the next biennium in accordance with the pre-election commitments I made to the people.

I make no claim of perfection for it. A Governor's budget, at best, is only a rough-draft set of guidelines for the legislature to use in its massive

task of appropriating and arriving at ways and means.

Possibly no proposed budget in the state's history has had the counsel of as many people in its preparation or involved as many man hours of laborious effort. I am deeply grateful to the comptroller, Mr. Selden, and his staff; to the department heads of the state government and their staff members; to numerous legislative committees; and to a large number of private citizens who have been enormously helpful with advice and suggestions, which I asked for and they generously gave.

As you may recall, we conducted for the first time in Iowa's history a public hearing on the state budget. I am grateful for the response this innovation received from public-spirited citizens around the state as well as from members of the legislature and personnel from the many depart-

ments of the state administration.

Earlier, I had conducted mid-term budget hearings with department heads and a number of private meetings with business and community leaders in various parts of the state. All of this preparation was extremely helpful to me and I want, at this time, to acknowledge my indebtedness to the dedicated people—government servants and private citizens, many of whom were light-years apart from me in political viewpoint—who contributed this invaluable service.

* * *

I would point out to you today, as I have pointed out before, the close relationship between state and local governments. We cannot isolate the needs and revenue programs of state government from those of our cities, towns and counties and arrive at a true perspective. After all, it is the whole range of governmental services that counts for the individual citizen, regardless of which jurisdiction of government provides those services. In the same sense, it is the total tax load borne by each taxpayer that concerns him, rather than whether the taxes be state or local.

We take just pride in the fact that our state government is virtually debtfree and levies no property tax other than the very minor levy for the World War II and Korean War bonus bonds. But we have no right to be proud of a moderate state tax program if we have, at the same time, shifted a disproportionate load of the cost of government onto local jurisdictions. Our goal must be to hold combined state and local tax loads at the most reasonable level.

The importance of local government and its close relationship with state government have never received the recognition to which these basic facts of life are entitled.

The closest possible co-ordination should be sought between state programs and local programs in order to insure sound government operation at the lowest possible cost to Iowa taxpayers.

To study the intergovernmental potential and to develop recommendations for closer co-operation between the units of local government and between state and local jurisdictions, I appointed a Governor's Commission on State and Local Government, with wide and diversified representation from all levels of government and from all parts of the state. The results of this commission's deliberations have been highly encouraging and some of its recommendations have been incorporated in my inaugural and budget messages.

A state budget is necessarily long and involved because of the magnitude of the state government operation. I have made my comments on the budgetary items as succinct as possible, seeing no purpose in reciting long lists of figures that you can read from the statistical sheets. Supplementary printed materials will be furnished you today; and in the near future, additional tabulations will be made available to you, providing more detailed information on various departmental requests and suggested sources of revenue.

REVENUES FROM EXISTING TAX BASE

In my State-of-the-State message to you, I submitted information and statistics concerning Iowa's record-breaking economic growth during the past two years. The new peaks attained in the value of manufactured goods, employment, personal income and new industrial developments have carried over into the state's fiscal balance sheet and profit and loss statement.

We have attained new levels in revenues collected from our present tax base and project a 12-percent increase in these revenues by the end of the present biennium, next June 30, over the amount collected during the previous two-year period.

EXPENDITURES

The total expenditures from the general fund set forth in this budget for each year of the ensuing biennium are \$254.6 million. Of this total, \$120.7 million is designated for state aid or refund programs to local government jurisdictions. Although the desired level of property tax relief has not yet been attained, it is important to realize that about one-half of the state tax dollar goes back to local districts in one form or another.

EDUCATION

In order to ease the burden of rising school costs on local tax structures, I am recommending an additional 15 million dollars per year in the form

of direct school aids. I am also recommending an additional \$3.7 million in the agricultural land tax credits to bring the total to 15 million dollars.

With reference to distribution of school aid, I would say that I am sympathetic toward the principle of the "proportionate sharing" which is being widely advocated. However, it is obvious that such a program would necessitate a complete overhauling of our tax system in order to provide the vast revenue needed. In the setting of our over-all needs for state government. I do not see the feasibility of this in the coming biennium.

Two years ago, the legislature increased appropriations of the Board of Regents institutions by \$6.2 million for a total of a little over 58 million dollars

For the coming biennium, I am recommending an increase of \$9.5 million in each year of the biennium—or a total of \$67.6 million, which includes funds both for operations and for capital needs.

BOARD OF CONTROL

I recommend an annual operating appropriation of \$25.1 million for the Board of Control institutions for the next two years. This represents an increase of two and one-half million dollars per year.

Included in my specific recommendations for the Board of Control is the raising of minimum salaries at the institutions to \$270 per month over the two-year period. The Board has had difficulty in attracting and keeping competent personnel at the institutions due to industrial competition in the local areas.

I have provided in this proposed departmental budget \$60,000 for the biennium to continue the work now being done under a federal grant in the development of a state-wide plan for the care and treatment of the mentally retarded.

From amounts not specifically included in this budget, I recommend the construction of a long-needed maximum security hospital for mentally disordered offenders.

I have recommended that farm properties owned by the Board which are no longer needed for rehabilitation purposes or for expansion of the institutional facilities be sold to provide revenue for this purpose. These properties would then be properly returned to local tax rolls.

PUBLIC SAFETY

I am recommending in this budget that the appropriation for the Department of Public Safety be increased by approximately \$1.4 million each year of the coming biennium. This includes the addition of 100 patrolmen to the Highway Patrol, 50 to be added each year of the biennium.

As I stated in my Inaugural Message, I hope this measure can be expedited by the General Assembly so that the first group of additional patrolmen may be on duty on the highways as soon as possible this summer, and I am gratified by the prompt action that has been taken on this proposal so far.

The budget increase in the Public Safety Department also provides for strengthening the safety education division, including a program of temporary driving permits for first year operators and possible periodic examination of licensed drivers. To help finance this increased cost in the department, I am proposing later in this message an increase in the drivers' license fees.

SOCIAL WELFARE

I am proposing a five-million-dollar increase for each year of the next biennium for the Department of Social Welfare. The major parts of the increase are for Aid to Dependent Children-\$2.7 million-and Medical Assistance to the Aged, over \$2 million. Under the present schedule, ADC families are paid 75 percent of basic living needs. The increase would bring payments under this program up closer to the level of other programs, such as Old Age Assistance. The case load of our Medical Assistance to the Aged program has proved considerably greater than originally estimated. Hence, the increase for this purpose,

ADMINISTRATIVE DEPARTMENTS

In this budget, I am proposing several major realignments of government functions within the administrative branch of the state government. This would be the beginning of a series of long-needed departmental reorganizations and consolidations in the interests of both efficiency and economy.

First. I am recommending that the office of the Industrial Commissioner. Bureau of Labor, and the Department of Mines and Minerals be consolidated

into one single department with one single appropriation.

Second. I am proposing to merge the functions of the Printing Board. Centralized Printing and the Car Dispatcher into the Executive Council. The activities of the Executive Council would be broadened, under this proposal, to provide for centralized purchasing of supplies and materials for the administrative departments of the state government. The objective would be to eliminate one board and two separate departments and to focus the responsibility for these functions on full-time, trained personnel.

Third. I recommend the employment of a professional, full-time tax administrator to be known as "Director of Revenue." His job would be to administer and enforce all of the revenue laws of the state, including, of course, the collection of taxes. I am proposing a term of six years for this

position, with confirmation by the Senate.

I would also propose that on July 1 of 1966, the motor vehicle fuel taxes. now being administered and collected by the State Treasurer's office, be transferred to the Department of Revenue. Thus, all of the major tax

administration and collection would be in one department.

Included in this proposed reorganization would be the conversion of the present Tax Commission to a hearing or review board whose sole duty would be to judge the tax law decisions made by the Director of Revenue. This three-man board would hear appeals brought by taxpayers and would make tax settlements accordingly, thus assuring all taxpayers ample protection.

OTHER DEPARTMENTAL BUDGETS

From the supplementary schedules you will receive, you will note budget

increases in most departments.

Leading this list is the State Department of Public Health for which I have recommended a budget increase of more than 50 percent. This large and vitally important department has been under-financed for many years and my proposed budget simply comes to grips with the realities of its needs.

The increase recommended for the Bureau of Labor is to handle the

growing work load brought about by a rapidly expanding industrial econ-

omy.

A substantial increase is recommended for the Conservation Commission to meet the increasing demands on this important agency of the state. A good part of this increase would be used to match federal funds now tional funds would be used for the acquisition of lands for future development for conservation and outdoor recreation purposes.

I have already reported to you the exciting strides we have made in new industrial development in Iowa in recent years. To assure continued advancement in this all-important field, I am recommending substantial increases in the budget of the Iowa Development Commission. A sizable part of this increase will be for the promotion of tourism and for the expansion of existing programs to develop greater use of Iowa's agricultural products.

Three items involving appropriations have been added to my proposals since the budget went to the printers. I recommend that a sum of \$250,000 for the biennium be allocated for the purpose of initiating a state-supported and administered scholarship program to be based on both ability and need

of deserving students.

In my inaugural message, I recommended that a State Commission on the Aging and a State Commission on Human Rights be established by statute. If these proposals are enacted, annual appropriations of \$25,000 and \$40,000, respectively, will be required to provide the necessary staff and facilities to operate these bodies.

SALARIES OF STATE EMPLOYEES

In the course of the departmental budget hearings held in late November and December, it became painfully obvious that the salary structure for state employees was urgently in need of revision. This was true at nearly all levels but was most pronounced in the higher echelons. A significant example would be the salaries paid to our supreme court justices and district court judges—salaries considerably under what these men could earn in the private practice of law.

For years, the handwriting on the wall has indicated that we cannot hope to keep qualified personnel in responsible state government offices unless we pay salaries reasonably commensurate with the going rates in private enter-

prise.

Accordingly, I have recommended general salary increases for most state employees during the coming biennium. Recommended increases in the statutory salaries for department heads generally follow the guidelines provided by an independent study made of our key employee salary struc-

ture by the Public Administration Service last summer.

The Sixtieth General Assembly passed legislation to permit the development of a state-sponsored health and accident insurance plan. The Executive Council adopted such a plan for state employees. In this budget, I am requesting that this plan be supported by the state to the extent of 25 percent of the individual premiums. The provision of at least minimal "fringe benefits" is an essential if the state is to compete successfully for qualified manpower in today's competitive society.

CAPITAL IMPROVEMENTS

The budget I present to you today includes an increase of nearly nine million dollars in capital appropriations for the next biennium.

On the list of capital recommendations is the implementing of the program of the Capitol Planning Commission which includes three million dollars for acquisition of land for an urgently needed new state office building and construction of that building. It appears that these funds will be supplemented with federal grants which will make it possible to carry out the first phase of the Capitol Planning Commission's recommended program.

The increase recommended in the capital appropriations for the Conservation Commission, as previously stated, is for the purpose of acquiring land for future development.

In this budget, I recommend the allocation of six million dollars for the construction of four area vocational-technical schools in the next biennium. With the sizable federal grants available for this purpose, it is estimated that this amount will suffice for the construction of these important facilities.

GENERAL.

The total askings of all of the state departments, agencies and boards (including a standing appropriation) exceeded 347 million dollars per year.

My recommendation is for approximately \$254 million for each year of the biennuim

So it will be quickly seen that, despite the fact that this budget calls for substantial increases in appropriations in all areas, its annual amount is still about \$92.5 million short of the askings.

It was the age-old dilemma of almost all budgets—there wasn't enough prospective revenue to go around to satisfy all of the askings.

If all of these requests were to have been met in full, major tax increases of unprecedented dimension would have been required.

This budget, as you will see, proposes minor tax increases and extensions of the bases of existing taxes, but no major tax increase such as a general increase in the rate of the sales or income tax.

In the scope of this message it is not possible to include every item of the recommended appropriations, but I believe that I have covered the significant highlights.

REVENUES

As a result of Iowa's sharply accelerated economic growth in the past two years, state general fund revenues are substantially greater than the original estimates made two years ago by the Comptroller and the Legislative Fiscal Director. At that time it was estimated that the unencumbered balance would be at approximately \$14 million as of June 30, 1965. It is now predicted that the unencumbered balance will reach \$28.3 million as of that date.

From the present tax sources we estimate that the revenues of the state general fund for each year of the next biennium will be \$224 million—or an increase of nearly \$18 million over the previous biennium's annual receipts. These increases are largely in the areas of individual income tax returns and state sales tax returns.

To augment the revenues from the present tax structure in order to meet our state government needs, I am recommending the following adjustments of our tax base.

First, I am suggesting that the sales tax base be broadened to take in selected services, including laundry and dry cleaning, hotels and motels, and barber and beauty services. As another step to broaden the base of the sales and use tax, it is proposed that the exemption from the tax be eliminated on all used items offered for resale.

Second, I propose that the corporation income tax be increased by one percent—thus changing the rate from three to four percent. This I believe is a more realistic figure for corporate income tax rates—especially in light of the fact that Iowa is one of the few states which allows its corporations to deduct the federal tax in arriving at taxable income. Although there is inevitably some objection to any tax increase, I have conferred with a number of industrialists on this point and the consensus was that a four-percent corporation income tax was not excessive. The comment of these same individuals on the moneys and credits tax was another thing again. I might add.

Third, I recommend that the tax on cigarettes be increased to seven cents per pack which will put Iowa more closely in line with other states,

including some of our next-door neighbors.

Fourth, I recommend the extension of the insurance premium tax to

include mutual and fraternal insurance companies.

Fifth, I recommend that the fee for motor vehicle operators' licenses be increased from three to five dollars per biennium and the fee for chauffeurs' licenses be raised from four to six dollars per year. These increases in license fees will offset the additional funds allocated to the Department of Public Safety, including the increase in complement of the Highway Patrol.

Once again, I am strongly recommending the enactment of a withholding tax system to insure the enforcement of our state income tax law. If enacted, this will enable the state to gain substantial additional revenue through the collection of state income tax from a considerable number of citizens who are currently not filing returns and are thus escaping their fair share of the tax load.

I would suggest that the state withholding system be commenced on July 1, 1965, and that it be based generally along the same lines as the federal withholding tax system in the interests of uniformity and simplicity.

I am also recommending that one-half of the total tax load for the year 1965 (which will be payable in the spring of 1966) be forgiven so as to insure fairness to all taxpayers. This method will not disrupt the state revenues nor will it result in any "windfall" to the state, but it will put the withholding tax system into operation and will place the individual taxpayers on a current basis.

The Comptroller estimates that the adoption of the withholding tax system would bring in approximately two and one-half million dollars per

year in additional funds collected from current non-filers.

Finally, while I do not propose an increase in the rate of the sales tax, I recommend that the reporting of sales tax and its collection be on a monthly basis, rather than the present quarterly basis for those retailers collecting over \$75 per quarter. This would help in the administration of this tax and would eliminate some of the present difficulties in collecting it.

These adjustments to the tax base, if adopted, will result in additional revenues to the state in the next biennium of approximately 44.8 million dollars. Adding to this that share of the unencumbered balance at the beginning of the next biennium that can safely be used for current expenditures, we are provided with the necessary funds to carry out the state program set forth in this budget. If this plan is followed, the estimated unencumbered balance as of June 30, 1967, would stand at twelve million dollars.

Also, although state highway funds do not come under the state general fund and are therefore not a part of this budget, I am recommending a one-cent increase in the state gasoline tax to be allocated to the primary road

fund. This would bring in approximately nine million dollars for new construction and for the modernization and elimination of safety hazards on our older primary highways.

I also recommend legislation to permit a small portion of the revenue from road-user taxes to be used for development of rest and picnic areas

along our interstate system and other major highways.

ADMINISTRATION

In the administration of the budget, it is recommended that the contingent fund, previously appropriated to the Budget and Financial Control Committee, be returned to the administrative branch through the Executive Council. A series of Attorney General's opinions over the past two years has raised some basic questions concerning the responsibility for the allocation of this contingent fund. The move suggested would clarify this situation and fall in line with the language and apparent purpose of these legal opinions. The statutory investigative powers of the Budget and Financial Control Committee would not be in any sense disturbed or diminished by this change.

MONEYS AND CREDITS TAX

Many other difficult and important problems of government finance will come before you members of the General Assembly in the weeks ahead. A number of these proposals will relate to the repeal or modification of taxes that are widely considered to be inequitable and costly to administer.

Among these are the moneys and credits tax, the household goods tax and the tax on Iowa livestock.

Since the revenues from these taxes go to local jurisdictions and not the state, it is obvious that if such a tax is to be repealed, replacement of revenue must be provided. Otherwise, the burden of the decreased base will

fall upon real estate and we will be only shifting the load.

Perhaps the most widely disliked tax of all is the levy on moneys and credits which has manifest inequities and illogical exemptions. This tax in its present form falls with heaviest impact on those who have invested their life savings in annuities and stocks and bonds and are dependent on this income for their support. A moneys and credits tax, substantial in relation to total income, must be paid even when the income is not sufficient to require payment of any Iowa income tax. On the other hand, many large holdings of stocks and bonds are entirely exempt from this tax under provisions of the law.

It is my strong recommendation that this Assembly either repeal or modify the moneys and credits tax—at least to the extent of eliminating its application to individuals, estates and trusts.

One of the major problems relating to outright repeal is the fact that moneys and credits comprise a substantial portion of the bonding base of many local communities.

An additional obstacle to full repeal of the moneys and credits is the fact that tied in with the five mills of moneys and credits tax is an additional tax of one mill for the payment of the Korean Bonus Bonds. With repeal of moneys and credits in its entirety, some disposition would need to be made of the Korean bonds on which there is about a 7 million dollar balance.

The Legislative Tax Study Committee of the Sixtieth General Assembly, under the chairmanship of Senator Earl Elijah, has unanimously recom-

mended that the moneys and credits tax be substantially revised, eliminating the millage on individuals, estates and trusts—but retaining it on banks and other financial institutions, including insurance companies. The Tax Study Committee further recommends that the eliminated portion of the tax be replaced by a 3-percent surtax on the income from securities held by individuals, exempting the first \$200 of such income.

An ad hoc committee of private business and professional leaders in the state has suggested another approach to this problem that merits attention. They also would eliminate the application of moneys and credits to individuals, estates and trusts, but would replace it by raising the income tax rate on persons in the \$12,000 or \$14,000 a year and over brackets. It is reasoned that this device would get the replacement revenue from the same income group that pays the major share of the moneys and credits tax.

I believe that the moneys and credits tax should be either repealed or drastically revised and I pledge my co-operation to the legislature to that end. I might add that I would be amenable to considering the elimination of the other two taxes mentioned if fair and feasible means can be found for revenues that presently go to local jurisdictions.

CONCLUSION

Here, then, I respectfully submit to you, the members of the Sixty-first General Assembly, these suggested financial guidelines for the two-year period ahead. In this proposed budget, we have endeavored to meet the most vital needs of the state, to accord proper respect to the public pocketbook, and—most important of all—to provide those public services that are essential to keep Iowa moving.

As you have observed, I have recommended no major tax increases because I have frankly felt this to be the will of the people. At the same time, I have erected no immovable barriers to what this Assembly may elect to do in meeting the state's problems. I would only say—as I have before—that the general outlines of this budget plan comprise a conservative version of what we must do to sustain the momentum of our present progress. We cannot reduce these goals materially without impairing our state's future

In my State-of-the-State message, I reported to you the strong current financial position of our state, the record-breaking economic growth of the past two years and the recent progress of our state government in its far-flung departments.

In my Inaugural message, I drew a rather comprehensive picture of the major goals that lie ahead for the state. Even though I tried to keep this in capsule form, it turned out to be a long speech, and I want to thank you for your patience in sitting still to ingest such a big capsule. Now, I have laid before you my proposed budget—the suggested skeletal framework for our over-all planning for the biennium ahead—and pointing to the long range as well.

In conclusion, it would seem to me well to remind ourselves that a budget is a means to an end, not an end in itself.

It is entirely conceivable to me that a community or a state or a nation could have the lowest tax levels in Christendom and still be a wretched failure so far as providing good government is concerned.

The ultimate end of government is to provide the optimum opportunity for the good life for our people—not to break records for low rates of taxation. The services of government cost money; there is no point in deceiving ourselves. I am convinced the people are willing to meet these

costs, within reason, provided they have convincing assurance that the services they get are worth the tax money they pay. In our private lives. we have all been stung at one time or another by some deal that was pictured as a glittering bargain. There are no cut-rate bargains in government, but if we are at all realistic, we should realize that we get more value for the money we spend on government services than from any other purchase we make. It is your job and mine as public officials to keep it that way.

As our society grows more sophisticated and prosperous. I believe that luxuries should carry an increased share of the cost of government and that savings and property should carry a diminishing share. This philosophy is reflected generally in this proposed budget.

This budget it not a package of miracles on the one hand or a handful of sawdust on the other. It is a sensible, respectable step in the direction of a constructive future.

It is a menu of bread, not of frosted cake. I am aware that it will be criticized by those who oppose any improvement of government services and resist any increase in taxes, however modest. To them, I would only say that even the bread of our private economic well-being will be denied us if we do not make those public investments that are necessary to keep our private economy strong in the competitive times of this late twentieth century.

There is no self-activated escalator that will carry our inert bodies to a prosperous future. We must move up step-by-step and this requires individual effort and willingness to participate in public investment for the good of all.

Our strength, as we always have known, lies in united effort. And this physical and spiritual unity can be attained only if each individual citizen is willing to do his part. I realize that there are those who believe that a single individual's effort is unimportant—that one person's contribution to civic projects and to supporting our free institutions—is too small

To those who believe this, I commend the famous words of Edward Everett Hale:

> "I am only one, But still I am one. I cannot do everything. But still I can do something: And because I cannot do everything

I will not refuse to do the something that I can do."

Only two days ago, the great personages of the world gathered in London as one of the greatest and most valiant men of any age was laid to rest.

Among the glowing words of Sir Winston Churchill that will live on to inspire us and future generations, none are more famous than those he used to rally his people in their darkest hour . . .

"Let us therefore brace ourselves to our duties, and so bear ourselves that, if the British Empire and its Commonwealth last for a thousand years, men will say: 'This was their finest hour.'"

As I thought of Mr. Churchill's incomparable career of public service a living symbol of the value of a single individual in even today's complex society—I could not help contrasting the situation in England at the time Churchill spoke these words and the situation in our state today.

Here, today, we are at peace. There is no unending terror at night from the skies, no submarine blockade, no food rationing, no Dunkirk,

We live on land of God-given abundance in an atmosphere of good will

and freedom. As we regain our poise and our economic drive after the impact of the agricultural revolution upon our society, we find ourselves at the threshold of a great era of potential growth and progress—economic, cultural and spiritual.

This is Iowa's most promising hour of this century.

No legislative body and no administration in our state's history have ever

had a greater opportunity to build solidly for Iowa's future.

I have no doubt that you, the members of this Sixty-first General Assembly, will measure up to the stature of your opportunity. Differences have occurred among us in the past and doubtless will recur in the future. But when it comes to the major objectives relating to Iowa's future, I am confident we will stand on common ground.

I wish you Godspeed in the important work before you and to the best of my capabilities I will stay with you all the way. May the two years ahead . . . these years of unlimited promise . . . prove in generations to

come to have been "our finest hour."

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

Senator O'Malley moved that the joint convention be now dissolved.

The 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 Senate is asked:

House File 9, a bill for an act relating to the members of the Iowa highway safety patrol.

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 the office of the secretary of agriculture.

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

House Concurrent Resolution 5, extending an invitation to the National Commander of The American Legion to address a joint convention on February 15, 1965, at 11:00 a.m.

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

House Concurrent Resolution 9, commemorating the life, character and service to the state, nation and world of the Honorable Herbert Clark Hoover.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 5 By Stueland of Hancock

Whereas, the State of Iowa has been singly honored by having one of its illustrious sons hold the highest elective veterans office in the land as National Commander of The American Legion; and

Whereas, National American Legion Commander Donald E. Johnson of West Branch, Iowa, will be in the City of Des Moines on February 15 and 16. 1965, meeting with the representatives of the 97,000 Legionnaires in the State of Iowa, therefore,

Be It Resolved by the House, the Senate Concurring, that an invitation be extended to Mr. Johnson to address a joint convention of both houses at 11:00 a.m. on Monday. February 15, 1965.

HOUSE CONCURRENT RESOLUTION 9

By Gaudineer

Whereas, the State of Iowa has, in sorrow, recently welcomed home the remains of her most illustrious son, the thirty-first President of the United States. The Honorable Herbert Clark Hoover, and

Whereas, it is fitting and proper that the General Assembly of the State of Iowa. in united accord, pay tribute to this great man who gave so much of his life that, not only the United States, but the whole world would be a better place in which to live, Now, Therefore,

Be It Resolved by the House of Representatives of the Sixty-first Gen-

eral Assembly of the State of Iowa, the Senate Concurring:

That, the people of the state through their elected representatives, in legislature assembled, recognize the great achievement of Herbert Clark Hoover, viz.:

First, as humanitarian: In witness thereof his accomplishments in feeding and alleviating the hunger and misery of the unfortunate peoples of the world:

Second. as an executive: In witness thereof his conduct and ability in exercising the duties of the office of Secretary of Commerce and of the office of President of the United States and his plans for reconstruction of the economy during one of the most trying financial periods in our country's history, and

Third, as a philanthropist: As witnessed by the long list of charities and endowments that he and Lou Henry Hoover, his wife, gave unstintedly during their lifetime and perpetuated; by all of which the memory of this man will live forever. Now, Therefore,

Be It Further Resolved that a copy of this Resolution be enrolled and signed by the presiding officers of this body and presented to the family of Mr. and Mrs. Hoover and that a like copy be displayed in the Hoover Memorial at West Branch, Iowa.

HOUSE MESSAGES CONSIDERED

House File 9, a bill for an act relating to the members of the Iowa highway safety patrol.

Read first and second times and passed on file.

House File 10, a bill for an act relating to the office of the secretary of agriculture.

Read first and second times and passed on file.

Senator Shirley submitted the following report and moved its adoption:

REPORT OF COMMITTEE ON MEMORIAL RESOLUTIONS

Mr. President: Your committee on memorial resolutions begs leave to report that committees should be appointed to prepare suitable memorial resolutions for the following deceased members of the Senate:

R. R. Bateson, Hardin County Howard C. Baldwin, Dubuque County George M. Faul, Polk County Lester Gillette, Clay County William J. Goodwin, Polk County William McArthur, Cerro Gordo County Glenn E. Whitehead, Dallas County

CENTARODO

ALAN SHIRLEY, Chairman. MERLE W. HAGEDORN. KENNETH BENDA.

The motion prevailed and the report was adopted.

President Fulton announced the appointment of the following committees:

SENATORS	MEMORIAL RESOLUTION COMMITTEE
R. R. Bateson	John A. Walker
	R. W. Hagie
	Max Milo Mills
Howard C. Baldwin	Andrew G. Frommelt
	Howard Tabor
	Adolph W. Elvers
George M. Faul	Leo Elthon
	George E. O'Malley
	Howard C. Reppert, Jr.
Lester Gillette	Merle W. Hagedorn
	H. Kenneth Nurse
	John P. Kibbie
William J. Goodwin	George E. O'Malley
	William F. Denman
	C. Joseph Coleman
William McArthur	Delbert Floy
	Robert R. Rigler
	Leo Elthon
Glenn E. Whitehead	Alan Shirley
	Eugene M. Hill
	Daryl H. Nims

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which Senate File 116 passed the Senate.

Andrew G. Frommelt.

RESIGNATION OF EMPLOYEE

Senator Riley announced the resignation of his committee clerk, Jo Ann Sparks of Polk County, effective February 2, 1965.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 134 Governmental subdivisions
- S. F. 135 Governmental subdivisions
- S. F. 149 Ways and means
- S. F. 150 Agriculture
- S. F. 151 Judiciary
- S. F. 152 Governmental subdivisions
- S. F. 153 Education
- S. F. 154 Governmental subdivisions
- S. F. 155 Ways and means
- S. F. 156 Industrial and human relations
- S. F. 157 Industrial and human relations
- S. F. 158 Education
- H. F. 9 Transportation
- H. F. 10 Governmental affairs

AMENDMENT FILED

- 1 Amend Senate File 65 by striking section 3 and inserting
- 2 in lieu thereof the following: Sec. 3. Section seven
- 3 hundred six point three (706.3) 1962 Code of Iowa, is
- 4 hereby amended by striking all of said section following the
- 5 word "and" in line eighteen (18) and inserting in lieu thereof
- 6 "where the person kidnaped has been physically harmed or where
- 7 the person so kidnaped is a peace officer acting in the per-
- 8 formance of his duties, shall upon conviction thereof be
- 9 punished with death or imprisonment for life at hard labor in
- 10 the penitentiary as determined by the jury, or the court if the
- 11 defendant pleads guilty, and in all other cases shall be punished
- 12 by imprisonment for life at hard labor in the penitentiary".

HOWARD C. REPPERT, JR.

On motion of Senator Coleman, the Senate adjourned until 10:00 a.m., Tuesday, February 2, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, FEBRUARY 2, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Bernard Oebser, pastor of the Lutheran Church, Kanawha, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Frommelt for the day on account of illness on request of Senator Coleman; Senator Klefstad for the day on request of Senator Main; Senator Shoeman for the day on request of Senator Vance.

PRESENTATION OF VISITORS

In the absence of Senator Klefstad, Senator O'Malley rose on a point of personal privilege and presented to the Senate the Honorable Richard C. Turner, a former member of the Senate from Pottawattamie County, who was present in the Senate chamber.

Senator Cassidy asked and received unanimous consent to present to the Senate eight students, members of the Girls Scouts from the J. B. Young Junior High School, Davenport, who were present in the balcony accompanied by their leader, Mrs. Robert Walton.

Senator Nims asked and received unanimous consent to present to the Senate twenty-nine students from the Ballard Elementary School, Cambridge, who were present in the balcony accompanied by their instructor, Marjorie Griffith.

INTRODUCTION OF BILLS

Senate File 159, by Senators Denman, DeKoster, Briles, Griffin, Elvers, Tabor, Nurse and Benda, a bill for an act to permit municipalities to require the use of snow tires or chains on passenger vehicles while driving on snow or ice.

Read first and second times and passed on file.

Senate File 160, by Senators Reppert, Denman and O'Malley, a bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements.

Read first and second times and passed on file.

Senate File 161, by Senators Reppert, Stephens, Kibbie and Floy, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.

Read first and second times and passed on file.

Senate File 162, by Senators Reppert, Denman and O'Malley, a bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code.

Read first and second times and passed on file.

Senate File 163, by Senator Reppert, a bill for an act to create an urban land tax credit and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 164, by Senators Coleman, Flatt, O'Malley, Hansen, Nims and Walker, a bill for an act to prohibit the sale or offering for sale, directly or through agents or employees, certain specified items of merchandise on the first day of the week, commonly known and designated as Sunday; to define those persons covered by the Act; to provide for exemptions; to authorize injunctive relief; and to provide penalties for violations of the Act.

Read first and second times and passed on file.

Senate File 165, by Senators Stanley, Riley, DeKoster, Benda, Rigler, Burrows, Flatt, Hagie, Lange and Messerly, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Read first and second times and passed on file.

Senate File 166, by Senators Schroeder, O'Malley, Kyhl and Reppert, a bill for an act relating to the insuring of groups.

Read first and second times and passed on file.

Senate File 167, by Senator Dodds, a bill for an act relating to technical high schools.

Read first and second times and passed on file.

Senate File 168, by Senators Nims, Van Gilst, DeKoster and Kibbie, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways.

Read first and second times and passed on file.

Senate File 169, by Senators Beneke and Kibbic, a bill for an act relating to the financing of school costs.

Read first and second times and passed on file.

Senate File 170, by Senators Coleman, Frommelt and O'Malley, a bill for an act relating to public employee credit unions.

Read first and second times and passed on file.

Senate File 171, by Senators Elvers and Denman, a bill for an act relating to compensation to commissioners of hospitalization.

Read first and second times and passed on file.

Senate File 172, by Senators Burke, Burns, Lodwick, McNally, Mills, Riley, Schroeder and Stanley, a bill for an act relating to the fund from which the expenditures for a municipal court may be made.

Read first and second times and passed on file.

Senate File 173, by Senators Lodwick, Kibbie, Cassidy and Briles, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.

Read first and second times and passed on file.

Senate File 174, by Senators Kruck, Schroeder, Stanley, Flatt, Reppert, Burke and Burns, a bill for an act to provide for the creation of an Iowa law enforcement academy at the university of Iowa and a council to formulate policies for the direction of the activities of the academy and to provide for an appropriation to establish and operate a central facility for training law enforcement officers.

Read first and second times and passed on file.

Senate File 175, by Senators Ely and Riley, a bill for an act to provide for the humane slaughter of livestock.

Read first and second times and passed on file.

Senate Joint Resolution 17, by Senators Lucken and Lodwick, a joint resolution proposing an amendment to the Constitution of the State of Iowa changing the term of office of governor and lieutenant governor to four (4) years.

Read first and second times and passed on file.

THIRD READING OF BILLS

On motion of Senator Shaff, Senate File 113, a bill for an act relating to nonprofit corporations and the formation, merger, consolidation, dissolution, liquidation, admission to do business in this state and withdrawal therefrom, authority, powers and rights thereof, and requirements therefor, and the regulation and conduct of affairs thereof, was taken up and considered.

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

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

Ayes, 55:

Benda. Ely Lisle Reno Beneke Flatt Lodwick Reppert Rigler Briles Floy Lucken Griffin Buren Main Riley Burke McGill Schroeder Hagedorn McNally Burns Hagie Shaff Burrows Hansen Messerly Shirley Cassidy Heaberlin Mills Stanley Mincks Coleman Heying Stephens Condon Hill Murray Tabor DeKoster Kibbie Nims Vance Denman Kruck Nurse Van Gilst Dodds O'Malley Walker Kyhl Elvers Patton Lange

Nays, none.

Absent or not voting, 4:

Elthon Frommelt Klefstad Shoeman

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

UNFINISHED BUSINESS

On motion of Senator Riley, Senate File 8, a bill for an act relating to powers of cities and towns regarding the use of joint facilities, was taken up for further consideration.

The following committee amendment was considered:

1. Amend the title by inserting in line 1 after the word "towns" the words "and benefited fire districts".

2. Amend by adding the following section:

Sec. 2. Chapter three hundred fifty-seven A (357A), Code 1962, is hereby amended by adding the following section:

"No benefited fire district shall join with any city or town for any joint purpose permitted in section three hundred sixty-eight point twelve (368.12) of the Code unless such joining is approved by the electors of the joint benefited fire district as provided in this section. The trustees of a benefited fire district shall have the power, when authorized by a majority vote of the electors thereof at a special election called for that purpose, upon notice given in the same manner provided in section three hundred fifty-seven A point nine (357A.9) of the Code, to own, use, or operate jointly with any city or town, fire apparatus, equipment, or facilities and to provide for the purchase, rental, or maintenance of such equipment, facilities, and services."

Senator Riley asked and received unanimous consent that further action on Senate File 8 be deferred and that the bill retain its place on the calendar.

THIRD READING OF BILLS

On motion of Senator Messerly, Senate File 5, a bill for an act relating to employment and other privileges for certain inmates of county jails, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shirley asked and received unanimous consent that further action on Senate File 5 be deferred and that the bill be placed on the calendar under unfinished business.

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 relating to the membership of the advisory investment board of the Iowa public employees retirement system.

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 retirement systems for policemen and firemen.

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

House File 17, a bill for an act relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions of the state.

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 the office of the commissioner of public health.

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

House File 115, a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate.

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

House File 116, a bill for an act relating to condemnation of land for water recreational areas.

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 the terms of medical members of the board of medical examiners.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 7, a bill for an act relating to retirement systems for policemen and firemen.

Read first and second times and passed on file.

House File 17, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions of the state.

Read first and second times and passed on file.

House File 58, a bill for an act relating to the office of the commissioner of public health.

Read first and second times and passed on file.

House File 115, a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate.

Read first and second times and passed on file.

House File 116, a bill for an act relating to condemnation of land for water recreational areas.

Read first and second times and passed on file.

House File 117, a bill for an act relating to the terms of medical members of the board of medical examiners.

Read first and second times and passed on file.

EXECUTIVE SESSION

On motion of Senator O'Malley, the Senate resolved itself into executive session.

The Senate arose from executive session and resumed regular session.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

SENATE CONCURRENT RESOLUTION 7

By O'Malley

Whereas, the Sixty-first General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, March 25, 1965, and of their consent to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Thursday, March 25, 1965, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

SENATE CONCURRENT RESOLUTION 8 By Burns, Shaff, Nims, Rigler,

Elv and Schroeder

Whereas, the members of the General Assembly have learned with deep sorrow of the passing of Dr. Virgil M. Hancher, one of the most distinguished men ever to have served as President of the University of Iowa; and

Whereas, Dr. Hancher distinguished himself by his continual and aggressive championship of excellence in the quality of higher education; and

Whereas, through the leadership, devotion and inspiration of Dr. Hancher previous sessions of the General Assembly have more fully met the commitment of this state to the availability of the finest educational opportunity; and

Whereas, the efforts and services of Dr. Hancher to the University have contributed to its expansion and growth in size and in the variety of programs offered; and

Whereas, his efforts and dedication will have a continuing influence on the cause of higher education in Iowa and the continued greatness of its

universities: and

Whereas, he was always highly regarded as a personnal friend of the members of the General Assembly and worked with them in harmonious relationship to serve the ends of education; and

Whereas. Dr. Hancher distinguished himself, his state and the nation by his service as a member of the delegation to the United Nations on behalf

of the United States; now therefore,

Be It Resolved by the Senate, the House of Representatives Concurring, that an expression of our deep sorrow over the passing of Dr. Virgil Han-

cher be conveyed to Dr. Hancher's family.

Be It Further Resolved, that the President of the Senate and the Speaker of the House of Representatives appoint a committee to represent the members of the Sixty-first General Assembly at the funeral services for Dr. Hancher.

REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 9, a bill for an act relating to low rent housing, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 9 by inserting in line
- 2 11 of section 1 after the word "bills" and before the
- 3 period, the following:
- 4 ", however, the Governor may not veto any individual item of
- 5 an appropriation bill, otherwise approved, after the General
- 6 Assembly has adjourned and he has not returned the same with
- 7 his objections".

JOSEPH B. FLATT.

- Amend Senate File 5, section 4, line 2, by striking the word "sheriff" and
- 2 inserting in lieu thereof the words "county auditor".
 - 2. Amend section 5, by striking from lines 1 and 2 the
- 4 following: ", the person or agency designated to collect
- 5 them" and inserting in lieu thereof the words "the county
- 6 auditor".

ELMER F. LANGE.

- 1 Amend Senate File 5, section 6, line 11, by striking
- 2 the word "acknowledged" and inserting in lieu thereof the
- 3 words "if requested".

ALAN SHIRLEY.
TOM RILEY.
FRANCES L. MESSERLY.
ROBERT R. RIGLER.

- 1 Amend Senate File 42, section 1, line 4, by
- 2 adding after the word "members" the following:
- 3 "who have completed six (6) years of service".

JOSEPH B. FLATT.

- 1 Amend Senate File 75 as follows:
- 2 1. Amend Senate File 75 by striking all after the
- 3 enacting clause and inserting in lieu thereof the
- 4 following:
 - "Section 1. Chapter three hundred twenty-one
- 6 (321), Code 1962, is hereby amended by adding
- 7 thereto the following section:
- 8 "No person shall operate a vehicle on a highway
- 9 in reverse gear unless and until such operation 10 can be made with reasonable safety, and shall
- 10 can be made with reasonable safety, and shall 11 yield the right of way to any approaching ve-
- 11. yield the right of way to any approaching ve-
- 12 hicle on the highway or intersecting highway

- 13 thereto which is so close thereto as to consti-
- 14 tute an immediate hazard."

WARREN J. KRUCK.

- 1 Amend Senate File 140 by adding the following new section:
- The provisions of this Act shall not be construed to include
- 3 private carriers.

MERLE W. HAGEDORN.

On motion of Senator Coleman, the Senate adjourned until 10:00 a.m., Wednesday, February 3, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 3, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Leonard Root, pastor of the Methodist Church, St. Charles, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benda for the day on request of Senator Lodwick.

PETITION

The following petition was presented and placed on file:

By Senator Rigler, from fifty-three residents of Chickasaw County in opposition to Sunday sales of liquor.

PRESENTATION OF VISITORS

Senator DeKoster asked and received unanimous consent to present to the Senate fourteen students from the Maurice-Orange City Community School, Orange City, who were present in the balcony.

Senator Flatt asked and received unanimous consent to present to the Senate ten students from the Greenfield Community School who were present in the balcony.

EXPRESSION OF THANKS AND APPRECIATION

Senator Klefstad rose on a point of personal privilege and thanked the members of the Senate for their expression of sympathy in the death of his father and for the beautiful floral tribute.

INTRODUCTION OF BILLS

Senate File 176, by Senator Burke, a bill for an act to provide for the licensing and regulating detection of deception examiners.

Read first and second times and passed on file.

Senate File 177, by Senator Reppert, a bill for an act relating to memorial halls and monument usages.

Read first and second times and passed on file.

Senate File 178, by Senators Reppert and Murray, a bill for an act to amend chapter three hundred twenty-one point one (321.1), Code 1962, relating to the definition of "implements of husbandry".

Read first and second times and passed on file.

Senate File 179, by Senators Coleman, Walker, Kruck, Reppert, Schroeder and Mills, a bill for an act relating to truck operators and contract carriers.

Read first and second times and passed on file.

Senate File 180, by Senators Ely and Shirley, a bill for an act relating to the investment of public funds.

Read first and second times and passed on file.

Senate File 181, by Senators Nims, Elvers and Rigler, a bill for an act to increase the compensation of conservation officers.

Read first and second times and passed on file.

Senate File 182, by Senators Burke, Lucken and Mincks, a bill for an act to raise the age limit of persons permitted to drive any school bus to transport children to and from a public or private school from sixteen (16) years of age to eighteen (18) years of age.

Read first and second times and passed on file.

Senate File 183, by Senator Klefstad, a bill for an act relating to the spearing of fish by scuba divers.

Read first and second times and passed on file.

Senate File 184, by Senators Klefstad, Riley and Hagedorn, a bill for an act relating to cosmetology.

Read first and second times and passed on file.

Senate File 185, by Senators Stanley, Hill, Main and Stephens, a bill for an act relating to stop signs on school busses.

Read first and second times and passed on file.

Senate File 186, by committee on judiciary, a bill for an act relating to election of members of the county boards of supervisors and township trustees.

Read first and second times and placed on the calendar.

Senate File 187, by Senators Denman, Reppert and DeKoster, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures.

Read first and second times and passed on file.

Senate File 188, by Senator Walker, a bill for an act to appropriate seven million two hundred fifty thousand dollars (\$7,250,000) additional funds each year to the agricultural land credit fund for the ensuing biennium.

Read first and second times and passed on file.

Senate File 189, by Senator Walker, a bill for an act to authorize the issuance to present owners of a certificate or patent of Dubuque and Pacific Railroad lands which include portions of the Town of Williams, in Hamilton County, Iowa.

Read first and second times and passed on file.

Senate File 190, by committee on education, a bill for an act relating to reorganization of school districts.

Read first and second times and placed on the calendar.

Senator Burns called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 8

By Burns, Shaff, Nims, Rigler, Ely and Schroeder

Whereas, the members of the General Assembly have learned with deep sorrow of the passing of Dr. Virgil M. Hancher, one of the most distinguished men ever to have served as President of the University of Iowa; and

Whereas, Dr. Hancher distinguished himself by his continual and aggressive championship of excellence in the quality of higher education; and

Whereas, through the leadership, devotion and inspiration of Dr. Hancher previous sessions of the General Assembly have more fully met the commitment of this state to the availability of the finest educational opportunity; and

Whereas, the efforts and services of Dr. Hancher to the University have contributed to its expansion and growth in size and in the variety of programs offered; and

Whereas, his efforts and dedication will have a continuing influence on the cause of higher education in Iowa and the continued greatness of its universities; and

Whereas, he was always highly regarded as a personal friend of the members of the General Assembly and worked with them in harmonious relationship to serve the ends of education; and

Whereas, Dr. Hancher distinguished himself, his state and the nation by his service as a member of the delegation to the United Nations on behalf of the United States; now therefore,

Be It Resolved by the Senate, the House of Representatives Concurring, that an expression of our deep sorrow over the passing of Dr. Virgil Han-

cher be conveyed to Dr. Hancher's family.

Be It Further Resolved, that the President of the Senate and the Speaker of the House of Representatives appoint a committee to represent the members of the Sixty-first General Assembly at the funeral services for Dr. Hancher.

The motion prevailed and the resolution was unanimously adopted.

Senator Burns asked and received unanimous consent that the resolution be immediately messaged to the House, which request was complied with.

Senator Stanley called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 9 By Gaudineer

Whereas, the State of Iowa has, in sorrow, recently welcomed home the mortal remains of her most illustrious son, the thirty-first President of the United States, The Honorable Herbert Clark Hoover, and

Whereas, it is fitting and proper that the General Assembly of the State of Iowa, in united accord, pay tribute to this great man who gave so much of his life that, not only the United States, but the whole world would be a better place in which to live, Now, Therefore,

Be It Resolved by the House of Representatives of the Sixty-first Gen-

eral Assembly of the State of Iowa, the Senate Concurring:

That the people of the state through their elected representatives, in legislature assembled, recognize the great achievement of Herbert Clark Hoover, viz.:

First, as humanitarian: In witness thereof his accomplishments in feeding and alleviating the hunger and misery of the unfortunate peoples

of the world;

Second, as an executive: In witness thereof his conduct and ability in exercising the duties of the office of Secretary of Commerce and of the office of President of the United States and his plans for reconstruction of the economy during one of the most trying financial periods in our country's history, and

Third, as a philanthropist: As witnessed by the long list of charities and endowments that he and Lou Henry Hoover, his wife, gave unstintedly during their lifetime and perpetuated; by all of which the memory of this

man will live forever. Now, Therefore,

Be It Further Resolved, that a copy of this Resolution be enrolled and signed by the presiding officers of this body and presented to the family of Mr. and Mrs. Hoover and that a like copy be displayed in the Hoover Memorial at West Branch, Iowa.

The motion prevailed and the resolution was unanimously adopted.

UNFINISHED BUSINESS

On motion of Senator Mincks, Senate File 21, a bill for an act to amend section ninety-six point four (96.4), Code 1962, so as to

climinate the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits, was taken up for further consideration.

Senator Mincks moved that the bill be read a third 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:

Tryes, ou.			
Briles	Flatt	McGill	Reno
Buren	Floy	McNally	Reppert
Burke	Hagedorn	Messerly	Rigler
Burns	Hansen	Mills	Riley
Cassidy	Heaberlin	Mincks	Schroeder
Coleman	Kibbie	Murray	Shaff
Condon	Klefstad	Nims	Shirley
Denman	Kruck	Nurse	Stanley
Dodds	Lucken	O'Malley	Van Gilst
Ely	Main	Patton	

Nays, 17:

Ronda

Beneke	Hagie	Lange	Stephens
Burrows	Heying	Lisle	Tabor
DeKoster	Hill	Lodwick	Vance
Elvers	Kyhl	Shoeman	Walker
C-ies-	v	,	

Absent or not voting, 3:

Fithon

 	_	32011011		- 10111111010				
The bill	having	received	a	constitutional	majority	was	declared	to

Frammalt

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

The Senate resumed consideration of Senate File 8, a bill for an act relating to powers of cities and towns regarding the use of joint facilities, and the committee amendment filed thereto.

On motion of Senator Ely, the committee amendment was adopted.

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

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

Ayes, 56:

Ayes, oo.			
Beneke	Flatt	Lisle	Reno
Briles	Floy	Lodwick	Reppert
Buren	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Schroeder
Burrows	Hansen	McNally	Shaff
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mills	Shoeman
Condon	Hill	Mincks	Stanley
DeKoster	Kibbie	Murray	Stephens
Denman	Klefstad	Nims	Tabor
Dodds	Kruck	Nurse	Vance
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lange	Patton	Walker
	the state of the s		

Nays, none.

Absent or not voting, 3:

Benda

Elthon

Frommelt

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

The Senate resumed consideration of Senate File 5, a bill for an act relating to employment and other privileges for certain inmates of county jails.

Senator Lange offered the following amendment and moved its adoption:

1. Amend Senate File 5, section 4, line 2, by striking the word "sheriff"

and inserting in lieu thereof the words "county auditor".

2. Amend section 5, by striking from lines 1 and 2 the following: ", the person or agency designated to collect them" and inserting in lieu thereof the words "the county auditor".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was: Ayes, 11:

Burrows Griffin Hill	Klefstad Kyhl Lange	Reno Schroeder Shaff	Shoeman Van Gilst
Nays, 44:			
Bene ke	Elvers	Lodwick	O'Malley
Briles	\mathbf{Ely}	Lucken	Patton
Buren	Flatt	Main	Reppert
Burke	Floy	McGill	Rigler
Burns	Hagedorn	McNally	Riley
Cassidy	Hagie	Messerly	Shirley
Coleman	Hansen	Mills	Stanley
Condon	Heaberlin	Mincks	Stephens
DeKoster	Heying	Murray	Tabor
Denman	Kibbie	Nims	Vance
Dodds	Kruck	Nurse	Walker
Absent or not v	oting, 4:		
Benda	Elthon	Frommelt	Lisle

The amendment was lost.

Senator Shirley offered the following amendment, filed by Senators Shirley, Riley, Messerly and Rigler, and moved its adoption:

Amend Senate File 5, section 6, line 11, by striking the word "acknowledged" and inserting in lieu thereof the words "if requested".

The amendment was adopted.

Senator Messerly moved that the bill be read a 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. 50:

Rriles Flatt Lodwick Patton Buren Flov Lucken Reno Burke Griffin Main Reppert Burns Hagedorn McGill Rigler McNally Burrows Hagie Riley Cassidy Hansen Messerľv Shirley Coleman Heaberlin Mills Stanley Condon Heying Mincks Stephens DeKoster Hill Murray Tabor Kibbie Denman Nims Vance Dodds Kruck Nurse Van Gilst O'Malley Elvers Kyhl Walker Elv Lisle

Nays, 5:

Klefstad Schroeder Shaff Shoeman

Lange

Absent or not voting, 4:

Benda Beneke Elthon Frommelt

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 Nims, Senate File 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman asked and received unanimous consent that further action on Senate File 42 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Kruck, Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 75, section 1, line 5, by striking the words "is sure" and inserting in lieu thereof the words "first ascertains".

Senator Kruck offered the following amendment and moved its adoption:

Amend Senate File 75 as follows:

1. Amend Senate File 75 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred twenty-one (321), Code 1962, is

hereby amended by adding thereto the following section:

"No person shall operate a vehicle on a highway in reverse gear unless and until such operation can be made with reasonable safety, and shall yield the right of way to any approaching vehicle on the highway or intersecting highway thereto which is so close thereto as to constitute an immediate hazard."

The amendment was adopted.

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

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

Ayes, 56:

McGill McNally n Messerly Mills Mincks Murray Nims Nurse O'Malley	Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance
O'Malley	Vance Van Gilst Walker
	Mills Mincks Murray Nims Nurse

Nays, none.

Absent or not voting, 3:

Benda

Elthon

Frommelt

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

On motion of Senator O'Malley, Senate File 38, a bill for an act relating to the municipal enterprises fund, and to amend section four hundred four point ten (404.10), Code 1962, 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 38, section 1, line 5, by inserting after the word "contract" the following: "for a period not in excess of five (5) years".

On motion of Senator Reppert, the committee amendment was adopted.

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

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

Ayes, 55:

Beneke Flatt Lodwick Reppert Briles Rigler Floy Lucken Buren Griffin Main Rilev Burke Hagedorn McGill Schroeder Hansen Burns McNally Shaff Burrows Heaberlin Messerly Shirley Cassidy Heying Mills Shoeman Coleman Hill Mincks Stanley Kibbie Condon Murrav Stephens DeKoster Klefstad Nims Tabor Denman Kruck Nurse Vance Van Gilst Dodds Kyhl O'Malley Walker Elvers Lange Patton Lisle Elv Reno

Nays, none.

Absent or not voting, 4:

Benda Elthon Frommelt Hagie

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

On motion of Senator Reppert, Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked and received unanimous consent that further action on Senate File 62 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator O'Malley, Senate File 64, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 55:

Main Beneke Denman Heying **Briles** Dodds Hill McGill Buren Elvers Kibbie McNally Burke Klefstad Messerly Ely Burns Flatt Kruck Mills Burrows Floy Kyhl Mincks Griffin Murray Cassidy Lange Coleman Hagedorn Lisle Nims Lodwick Condon Hansen Nurse DeKoster Heaberlin Lucken O'Malley

PattonRileyShoemanVanceRenoSchroederStanleyVan GilstReppertShaffStephensWalkerRiglerShirleyTabor

Nays, none.

Absent or not voting, 4:

Benda Elthon Frommelt Hagie

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

On motion of Senator Hagedorn, Senate File 140, a bill for an act relating to interstate commerce commission authority of motor carriers, was taken up and considered.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 140 by adding the following new section:

The provisions of this Act shall not be construed to include private carriers.

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 140 by inserting following the word "vehicle" in line 18 the following: "or combination of vehicles".

The amendment 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 27, a bill for an act relating to the labeling and imprinting of colored oleo, oleomargarine, or margarine when sold or offered for sale at retail.

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

House File 45, a bill for an act relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines.

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

Senate Concurrent Resolution 8, relating to the funeral of Dr. Virgil M. Hancher. Speaker Steffen has appointed the following committee on the part of the House: Mahan of Johnson, Doderer of Johnson, Smith of O'Brien, Gleason of Pocahontas and Dunton of Keokuk.

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

House Concurrent Resolution 8, regarding acquisition of additional land

adjoining the Herbert Hoover Park as a national monument in memory of the late Herbert Hoover.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 8 By Foster

Whereas, The Herbert Hoover Birthplace, Presidential Library, and Park, including approximately twenty-eight (28) acres of land, have been established as a memorial to the late President Herbert Hoover at West Branch, Iowa, the place of his birth and burial; and

Whereas, An additional tract of approximately eighty-five (85) acres adjoins the Herbert Hoover Park on the south and west, and this land is

privately owned and undeveloped; and

Whereas, Part of this land, adjoining the park, is zoned for commercial

development; and

Whereas, The acquisition of this land for a public park or monument would preserve the beauty and appropriate setting of this memorial to Herbert Hoover; and

Whereas, It has been proposed that this land be made a national monu-

ment; and

Whereas, Communications have been received from the surviving family of Herbert Hoover from Donald E. Johnson, National Commander of the American Legion, whose home is in West Branch; from the Cedar County Board of Supervisors; from the Cedar County Historical Society; from the West Branch Heritage Foundation; and from the Town of West Branch as expressed by its former Mayor who is now a member of this General Assembly; all requesting that this land be made a national monument or park;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the General Assembly of the State of Iowa hereby respectfully requests and recommends that the tract of land consisting of approximately eighty-five (85) acres adjoining the present Herbert Hoover Park on the south and west be acquired by the United States of America as a national monument in memory of the late President Herbert Hoover.

Be It Further Resolved, That copies of this Resolution shall be sent to the President of the United States, the members of Congress from the State

of Iowa, and the National Park Service.

HOUSE MESSAGE CONSIDERED

House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines; by increasing the maximum number of feet of width of electric transmission line right-of-way, that may be acquired through eminent domain.

Read first and second times and passed on file.

APPOINTMENT OF COMMITTEE

In accordance with Senate Concurrent Resolution 8 relating to the late Doctor Virgil M. Hancher, duly adopted, President Fulton ap-

pointed on the part of the Senate Senators Burns, Beneke, O'Malley, Shaff and Rigler.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

SENATE CONCURRENT RESOLUTION 9
By Shaff, Rigler, Stanley, Lucken, Riley, DeKoster,
Stephens, Burrows and Lange

Whereas, the General Assembly is concerned with the desirability, in the public interest, of at all times maintaining in all branches of the state government personnel duly trained and qualified to fulfill the functions assigned to them: and

Whereas, it has now come to the attention of the General Assembly that personnel practices under the Department of Agriculture have resulted in the termination of the employment of a highly qualified state technician who was serving in the capacity of Milk Sanitarian in northwest Iowa; and

Whereas, incident to such discharge the supervisor of said employee in protest against the state department's policies has submitted her resignation, and was abruptly discharged by the department; and

Whereas, the General Assembly is concerned because in losing the services of the head of the State Milk and Food Laboratory, the state has lost one of only two people in Iowa who are certified bacteriologists: and

Whereas, the wanton discharge of qualified employees is a matter of concern to the state in the expense of training adequate replacements and creates serious problems of morale in all personnel divisions in the state; and

Whereas, the replacement of the head of the State Milk and Food Laboratory has required the services of another employee of the state with the resultant loss of service to the State University; and

Whereas, the problems incident to this matter are intensified because of the critical work being carried on in the testing of milk and dairy products which require constant and proper supervision if high quality and high standards of safety are to be maintained; and

Whereas, the Governor of this state has announced publicly that qualified public officials, irrespective of political party, would not be fired; and

Whereas, it appears that the Department of Agriculture is not carrying out the announced instructions and promises of the Chief of State; now therefore.

Be It Resolved by the Senate, the House of Representatives Concurring: that a committee of inquiry be created consisting of five members from the Senate and five members from the House of Representatives to be appointed by the President of the Senate and the Speaker of the House of Representatives; consisting of three members from each house of the majority party and two members from each house of the minority party for the purpose of making full inquiry and making a report to the General Assembly within fourteen legislative days from date of appointment.

APPOINTMENT OF EMPLOYEE

Senator Riley announced the appointment of Vernice M. Wessels of Polk County as his committee clerk effective February 3, 1965.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 159 Governmental subdivisions
- S. F. 160 Governmental subdivisions
- S. F. 161 Judiciary
- S. F. 162 Governmental subdivisions
- S. F. 163 Ways and means
- S. F. 164 Judiciary
- S. F. 165 Judiciary
- S. F. 166 Commerce
- S. F. 167 Education
- S. F. 168 Transportation
- S. F. 169 Education
- S. F. 170 Commerce
- S. F. 171 Public health
- S. F. 172 Judiciary
- S. F. 173 Education
- S. F. 174 Education
- S. F. 175 Agriculture
- S. F. 176 Judiciary
- S. F. 177 Governmental subdivisions
- S. F. 178 Transportation
- S.J.R. 17 Governmental affairs
- H. F. 7 Governmental subdivisions
- H. F. 17 Transportation
- H. F. 58 Public health
- H. F. 115 Judiciary
- H. F. 116 Judiciary
- H. F. 117 Public health

EXPLANATION OF VOTE

We, the undersigned, voted "no" on Senate File 21 primarily because we object to the piecemeal, uncoordinated approach to revising chapter 96 of the Code which relates to unemployment compensation. Already there have been at least six separate bills filed and we are not informed as to the total impact on unemployment compensation. We are agreeable to

revisions, but it is our feeling that the revisions should be accomplished in a more orderly and coordinated approach than Senate File 21 presented.

EUGENE M. HILL. SEELEY G. LODWICK.

REPORT OF COMMITTEE

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 40, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 18 as follows:

Amend section 7 by striking from line 5 the words "payment or"

and inserting in lieu thereof the words "payment of".

PETER F. HANSEN.

Amend Senate File 77, section 3, by striking the period in line 4 and adding the following: "and the Coggon

Monitor, a newspaper published in Coggon, Iowa."

TOM RILEY.

Amend Senate File 147 by striking all after the enacting clause 2 and inserting in lieu thereof the following:

3 Section 1. Section one hundred twenty-four point five (124.5), 4 Code 1962, is hereby amended by inserting after the word "revoke" in line eight (8) the following: "or suspend".

6 Further amend said section by inserting in line sixteen (16)

7 after the word "revoke" the following: "or suspend".

8 Sec. 2. Section one hundred twenty-four point twenty (124.20),

9 Code 1962, is amended by inserting after the word "revocation"

in line thirty (30) the following: "or suspension by the local 10 issuing authorities for not less than thirty nor more than sixty 11

12 davs".

13 Section one hundred twenty-four point thirty (124.30).

14 Code 1962, is amended by striking all after line thirteen (13)

15 and inserting in lieu thereof the following: "may be revoked or

16 may be suspended for a period of not more than sixty days by the 17 authorities issuing same."

18 Sec. 4. Section one hundred twenty-four point thirty-one

(124.31), Code 1962, is amended by striking therefrom the second 19 20 sentence of said section.

Sec. 5. Section one hundred twenty-four point thirty-four 21

22 (124.34), Code 1962, is amended by inserting after the word 23 "revoke" in line five (5) the following: "or suspend for a 24 period of not more than sixty days".

25 Sec. 6. Section one hundred twenty-four point thirty-seven 26 (124.37), Code 1962, is amended by inserting after the word

27 "revocation" in line eight (8) the following: "or suspension". 28

Sec. 7. Section one hundred twenty-four point forty (124.40),

- 29 Code 1962, is amended by inserting in line two (2) after the
- 30 word "revocation" the following: "or suspension".
- 31 Further amend said section by inserting in line forty-six
- 32 (46) after the word "revocation" the following "or suspension"
- 33 and in line forty-seven (47) following the word "revoke" insert
- 34 "or suspend" and in line forty-nine (49) following the word
- 35 "forfeited" insert "if the permit is revoked".

HOWARD C. REPPERT, JR.

On motion of Senator Main, the Senate adjourned until 9:00 a.m., Thursday, February 4, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, FEBRUARY 4, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Bishop Stephen Robinson of the Reorganized Church of Jesus Christ of Latter Day Saints, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Vance for the day on account of illness in the family on request of Senator Shoeman.

PETITIONS

The following petitions were presented and placed on file:

By Senator Tabor, from two hundred forty-nine residents of Jackson and Jones Counties favoring fair school bus transportation for all school children.

By Senator Ely, from seventeen residents of Linn County in opposition to proposed legislation to repeal the "Guest Statute" law.

PRESENTATION OF VISITORS

Senator Kibbie asked and received unanimous consent to present to the Senate sixteen students from St. Mary's School, Mallard, who were present in the balcony accompanied by their instructor, Sister Mary Faith.

Senator Denman asked and received unanimous consent to present to the Senate fifty students from the Canary Lake Independent School who were present in the balcony accompanied by their instructors, Ruth E. Rauscher and Helen Reeves.

INTRODUCTION OF BILLS

Senate File 191, by Senators Nims, Van Gilst, Kibbie and DeKoster, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use of signal lights and operation of school busses on the public highways.

Read first and second times and passed on file.

Senate File 192, by Senators Hansen, Heying, Stanley, Kibbie,

Lange and Nims, a bill for an act relating to outdoor advertising along the interstate highways within this state.

Read first and second times and passed on file.

Senate File 193, by Senators Rigler, Stanley, Mincks and Riley, a bill for an act to provide a criminal penalty for any person who fails to account for amounts withheld from wages, including income taxes, social security, pensions, annuity or retirement funds, insurance and union dues.

Read first and second times and passed on file.

Senate File 194, by Senators O'Malley, Coleman, Walker and Flatt, a bill for an act to provide for the voluntary surrender of real estate licenses.

Read first and second times and passed on file.

Senate File 195, by Senator Burke, a bill for an act permitting mobile homes to be placed in storage.

Read first and second times and passed on file.

Senate File 196, by Senators Lodwick, Benda, Rigler and Shaff, a bill for an act to create legislative information councils for the general assembly to operate between regular sessions.

Read first and second times and passed on file.

Senate File 197, by Senators Ely, Cassidy, Elvers and McGill, a bill for an act to amend section one (1), chapter ninety-six (96), Acts of the Sixtieth General Assembly, relating to the Iowa Public Employees Retirement System.

Read first and second times and passed on file.

Senate File 198, by Senator Ely, a bill for an act relating to rates to be charged for products and services furnished by municipal utilities to support revenue bonds or obligations.

Read first and second times and passed on file.

Senate File 199, by Senators Burke, Dodds, Hagedorn, Klefstad, Floy, Nims, Denman and Reppert, a bill for an act relating to accident and disability benefits for public safety peace officers.

Read first and second times and passed on file.

Senate File 200, by Senators Hansen, Kibbie, O'Malley, Frommelt and Murray, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school.

Read first and second times and passed on file.

Senate File 201, by committee on transportation, a bill for an act relating to the safety of persons performing maintenance and construction work on highways.

Read first and second times and placed on the calendar.

Senator Benda called up the following resolution:

HOUSE CONCURRENT RESOLUTION 5 By Stueland of Hancock

Whereas, the State of Iowa has been singly honored by having one of its illustrious sons hold the highest elective veterans office in the land as National Commander of The American Legion; and

Whereas, National American Legion Commander Donald E. Johnson of West Branch, Iowa, will be in the City of Des Moines on February 15 and 16, 1965, meeting with the representatives of the 97,000 Legionnaires in the State of Iowa, therefore.

Be It Resolved by the House, the Senate Concurring, that an invitation be extended to Mr. Johnson to address a joint convention of both houses at 11:00 a.m. on Monday. February 15. 1965.

On motion of Senator Stanley, the resolution was adopted.

Senator O'Malley called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 7 By O'Malley

Whereas, the Sixty-first General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, March 25, 1965, and of their consent to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Thursday, March 25, 1965, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

The motion prevailed and the resolution was adopted.

UNFINISHED BUSINESS

On motion of Senator Nims, Senate File 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions, was taken up for further consideration.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 42, section 1, line 4, by adding after the word "members" the following: "who have completed six (6) years of service".

The amendment was lost.

Senator Walker offered the following amendment and moved its adoption:

Amend Senate File 42, section 1, line 3, by striking the words, "full or". Further amend by striking from line 4 "staff members", and inserting in lieu thereof the following: "full time instructing professors who have contracted to return and remain at least three (3) years with the institution granting them the leave,".

Division was called for.

The amendment was lost.

Senator Shoeman raised a point of order on Senate File 42 for the reason that, under the provisions of Senate Rule 21, the bill should be referred to the committee on appropriations.

The Chair ruled the point not well taken.

Senator Klefstad asked and received unanimous consent that further action on Senate File 42 be deferred and that the bill retain its placed on the calendar under unfinished business.

The Senate resumed consideration of Senate File 140, a bill for an act relating to interstate commerce commission authority of motor carriers.

President pro tempore O'Malley took the chair at 10:50 a.m.

Senator Shaff asked and received unanimous consent that further action on Senate File 140 be deferred and that the bill retain its place on the calendar under unfinished business.

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 Senate is asked:

House Concurrent Resolution 11, providing that when adjournment is had on Friday, February 26, 1965, it be to reconvene on Monday, March 8, 1965, at 11:00 a.m.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 11 By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday, February 26, 1965, it be to reconvene on Monday, March 8, 1965, at 11:00 a.m.

Senator Riley asked and received unanimous consent to be excused on Friday, February 5, to fulfill a previous commitment to a blind constituent to meet with the director of the Linn County Board of Social Welfare.

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

AFTERNOON SESSION

The Senate reconvened, Senator Coleman presiding.

REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Mr. PRESIDENT: Your committee on judiciary to which was referred Senate File 35, a bill for an act to legalize and validate the proceedings in which the school board of the South Hamilton Community School District approved a one-mill levy to be added to the school house fund for school site in the 1962-63 school budget, and declaring the proceedings of said school board to be legalized, 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 35 by adding at the end of section 1 the following: "Nothing in this Act shall be construed to authorize the continuation of any such levy for said purpose."

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 55, a bill for an act to repeal section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred Senate File 123, a bill for an act to permit county governments to regulate and license junk dealers, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY. Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage, begs leave to report it has had the same under consideration and returns the bill without recommendation.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways, 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 76 as follows:

By adding a new section. Sec. 2. Chapter three hundred twenty-one point two hundred nine (321.209) is hereby amended by adding the following new subsection. Conviction of drag racing.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on transportation to which was referred Senate File 82, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, begs leave to report it has had the same under consideration and recommend the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivision to which was referred Senate File 34, a bill for an act relating to retirement systems for policemen and firemen, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivision to which was referred Senate File 89, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 3 by adding

2 the following new sentence after the word "year," in

3 line 7:

4 "Legislation to be considered by the General Assembly

during the second year ensuing its election shall be

6 confined to budgetary matters unless the Governor, by

7 proclamation, shall call for the consideration of other

8 specified measures or unless the General Assembly shall

9 approve the consideration of other specified matters by

10 a vote of two-thirds of its membership."

DAVID O. SHAFF.

- 1 Amend Senate File 2 by adding the following new sections:
- 2 Sec. 2. Section twenty-one point four (21.4), Code 1962,
- 3 is amended by striking from the last line the word "seven"
- 4 and inserting in lieu thereof the word "ten".
- 5 Sec. 3. Section three hundred thirty-seven point eleven

- (337.11). Code 1962, is amended by striking from lines two (2)
- and eighteen (18) of subsection ten (10) the word "nine" and
- inserting in lieu thereof in each instance the word "ten".

KENNETH BENDA.

- Amend Senate File 62 by placing a period (.) immediately after the word "policemen" in the first line of the 1
- 2
- title and striking the balance of the title. 3
- 4 Further amend Senate File 62 by adding the following section:
 - Sec. 2. Section four hundred ten point six (410.6).
- Code 1962, is amended by adding the following new paragraph: 6
- 7 "Any member of said departments who has attained the age of sixty-five (65) shall be retired forthwith, provided that
- 8 9 upon the request of the administrative head of either depart-
- ment, the respective boards of trustees may permit such mem-10
- ber to remain in service for periods not to exceed one vear 11
- 12 from the date of such request."

GEORGE E. O'MALLEY.

- Amend Senate File 164 as follows: 1
- 1. Strike all of sections 1 through 5, inclusive, and
- insert in lieu thereof the following: 3
- 4 "Section 1. That if any person be found on the first day
- of the week, commonly called Sunday, engaged in buying or
- selling property of any kind (articles of necessity and charity
- excepted), every person so offending shall on conviction be
- subject to the penalties provided under this Act. Nothing herein
- contained shall be construed to extend to those who conscien-9
- tiously observe the seventh day of the week as a day of worship." 10
- 2. Renumber sections 6, 7, 8 and 9. 11
- 12 3. Amend the title by striking the following words from
- line 1 "offering for sale" and inserting in lieu thereof the 13
- word "purchase"; and by striking from line 2 the words "certain 14
- specified items". 15

EUGENE M. HILL.

On motion of Senator Kruck, the Senate adjourned until 9:30 a.m., Friday, February 5, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, FEBRUARY 5, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend R. A. McBlain, pastor of the First Methodist Church, Atlantic, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Lodwick for the day on request of Senator Benda; Senator Vance for the day on request of Senator Shoeman; Senator Heying for the day on request of Senator Elvers; Senator DeKoster for the day on request of Senator Hagie; Senator Floy for the day on request of Senator Buren; Senator Shirley for the day on request of Senator Nims.

PETITIONS

The following petitions were presented and placed on file:

By Senator Dodds, from seventeen residents of Des Moines County favoring proposed wage legislation for county officers.

From Senator Shoeman, from eighteen residents of Cass County, members of the Anita Women's Federation Club, favoring proposed legislation on humane slaughter in packing houses.

PRESENTATION OF VISITORS

Senator Ely asked and received unanimous consent to present to the Senate one hundred thirty college and university students of Iowa, delegates to the Delegate Council meeting of Student ISEA meeting in Des Moines, who were present in the balcony. The council is sponsored by the Iowa State Education Association and the State Department of Public Instruction. The group was accompanied by Joe Fisher of the ISEA.

INTRODUCTION OF BILLS

Senate File 202, by Senator Reppert, a bill for an act to change the requirements of the value of stock of insurance companies.

Read first and second times and passed on file.

Senate File 203, by Senators Denman, O'Malley and Reppert, a bill for an act relating to the arrangement of candidates' names on municipal election ballots.

Read first and second times and passed on file.

Senate File 204, by Reppert, O'Malley and Denman, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen.

Read first and second times and passed on file.

Senate File 205, by Senator Reppert, a bill for an act relating to factors' liens.

Read first and second times and passed on file.

Senate File 206, by Senator Burke, a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes.

Read first and second times and passed on file.

Senate File 207, by Senator Reppert, a bill for an act to amend chapter two hundred fifty-two point forty-three (252.43), Code 1962, relating to county poor fund levy.

Read first and second times and passed on file.

Senate File 208, by Senators Briles, Van Gilst, Beneke, Cassidy, Lucken, Floy, Stephens, Buren, Walker, Nurse, Shoeman, Reno, Messerly, Klefstad, Hagie, Kruck, Burrows, Tabor, Griffin and Dodds, a bill for an act to permit reorganization of school district territory completely surrounded by reorganized community school districts.

Read first and second times and passed on file.

Senate File 209, by Senators Lisle, Hanson, Rigler, Denman, Shoeman, Ely, Lucken, Kruck, Tabor, Walker, Heying, Flatt, Stephens, Lodwick, Stanley and Messerly, a bill for an act to require fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an increase or decrease in state revenues.

Read first and second times and passed on file.

Senate File 210, by Senators Ely and Riley, a bill for an act changing the method of computing judicial retirement benefits.

Read first and second times and passed on file.

Senate Joint Resolution 18, by Senators Stanley, Schroeder, Kruck, Kyhl, Mills, Lange and DeKoster, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to income taxes.

Read first and second times and passed on file.

UNFINISHED BUSINESS

On motion of Senator Reppert, Senate File 140, a bill for an act relating to interstate commerce commission authority of motor carriers, was taken up for further consideration.

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

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

Ayes,	20	٠
Ayes,	o_{σ}	٠

Benda Beneke Briles Buren Burke Burns Burrows Cassidy Coleman Condon	Denman Dodds Elvers Ely Flatt Hagedorn Hagie Hansen Heaberlin Klefstad	Kruck Kyhl Lisle Lucken Main McGill McNally Messerly Mills Mincks	Nims Nurse O'Malley Patton Reno Reppert Shoeman Tabor Walker
Nays, 5: Hill Rigler	Stanley	Stephens	Van Gilst

Absent or not voting, 15:

	٠,		
DeKoster	Griffin	Lodwick	Shaff
Elthon	Heying	Murray	Shirley
Floy	Kibbie	Riley	Vance
Frommelt	Lange	Schroeder	

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

Senator Stanley called up Senate Concurrent Resolution 6, filed by him and found on pages 126 and 127 of the Senate Journal.

Senator Stanley asked and received unanimous consent that the following House Concurrent Resolution 8 be substituted for Senate Concurrent Resolution 6:

HOUSE CONCURRENT RESOLUTION 8 By Foster of Cedar

Whereas, The Herbert Hoover Birthplace, Presidential Library, and Park, including approximately twenty-eight (28) acres of land, have been established as a memorial to the late President Herbert Hoover at West Branch, Iowa, the place of his birth and burial; and

Whereas, An additional tract of approximately eighty-five (85) acres adjoins the Herbert Hoover Park on the south and west, and this land is privately owned and undeveloped; and

Whereas, Part of this land, adjoining the park, is zoned for commercial

development; and

Whereas, The acquisition of this land for a public park or monument

would preserve the beauty and appropriate setting of this memorial to Herbert Hoover; and

Whereas, It has been proposed that this land be made a national monu-

ment; and

Whereas, Communications have been received from the surviving family of Herbert Hoover; from Donald E. Johnson, National Commander of the American Legion, whose home is in West Branch; from the Cedar County Board of Supervisors; from the Cedar County Historical Society; from the West Branch Heritage Foundation; and from the Town of West Branch, as expressed by its former Mayor who is now a member of this General Assembly; all requesting that this land be made a national monument or park;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That the General Assembly of the State of Iowa hereby respectfully requests and recommends that the tract of land consisting of approximately eighty-five (85) acres adjoining the present Herbert Hoover Park on the south and west be acquired by the United States of America as a national

monument in memory of the late President Herbert Hoover.

Be It Further Resolved, That copies of this resolution shall be sent to the President of the United States, the members of Congress from the State of Iowa, and the National Park Service.

Senator Stanley offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 8 by inserting in line 14 and in line 28 after the word "monument" the following: ", national park or national historical site".

The amendment was adopted.

On motion of Senator Stanley, the resolution as amended was adopted.

Senator Stanley asked and received unanimous consent that House Concurrent Resolution 8 be immediately messaged to the House, which request was complied with.

SENATE CONCURRENT RESOLUTION 6 WITHDRAWN

Senator Stanley asked and received unanimous consent that Senate Concurrent Resolution 6 be withdrawn from further consideration of the Senate.

SPECIAL ORDER OF BUSINESS

Senator O'Malley asked and received unanimous consent that Senate Concurrent Resolution 9, relating to the appointment of a committee of inquiry, be made a special order of business for 7:30 a.m., Tuesday, February 9, 1965.

UNFINISHED BUSINESS

On motion of Senator Nims, Senate File 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff

members which will contribute to the improvement of the institutions, was taken up for further consideration.

Senator Lucken offered the following amendment and moved its adoption:

Amend Senate File 42, section 1, by adding thereto the following:

"Any staff member granted such leave shall agree either to return to the institution granting such leave for a period of not less than two years or to repay to the State of Iowa such compensation as he shall have received during such leave."

The amendment was adopted.

Senator Nims moved that the bill be read a third 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:

,,			
Benda	\mathbf{Dodds}	Lisle	O'Malley
Beneke	Elvers	Lucken	Patton
Briles	\mathbf{Ely}	Main	Reno
Buren	Flatt	McGill	Reppert
Burke	Hagedorn	McNally	Rigler
Burns	Hagie	Messerly	Schroeder
Burrows	Hansen	Mills	Stanley
Cassidy	Heaberlin	Mincks	Tabor
Coleman	Klefstad	Nims	Van Gilst
Condon	Kruck	Nurse	Walker
Denman	Kvhl		

Navs. 3:

Hill Shoeman

Absent or not voting, 14:

DeKoster Griffin Lodwick Shaff Elthon Heying Murray Shirley Floy Kibbie Riley Vance Fronmelt Lange

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

Stephens

On motion of Senator Reppert, Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, was taken up for further consideration.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 62 by placing a period (.) immediately after the word "policemen" in the first line of the title and striking the balance of the title

Further amend Senate File 62 by adding the following section:

Sec. 2. Section four hundred ten point six (410.6), Code 1962, is amended by adding the following new paragraph:

"Any member of said departments who has attained the age of sixty-five (65) shall be retired forthwith, provided that upon the request of the administrative head of either department, the respective boards of trustees may permit such member to remain in service for periods not to exceed one year from the date of such request."

The amendment was adopted.

Senator O'Malley moved that the bill be read a third 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:

Benda	Elvers	Lisle	Patton
Beneke	\mathbf{Ely}	Lucken	Reno ·
Briles	Flatt	Main	Reppert
Buren	Hagedorn	McGill	Rigler
Burke	Hagie	McNally	Schroeder
Burns	Hansen	Messerly	Shoeman
Burrows	Heaberlin	Mills	Stanley
Cassidy	Hill	Mincks	Stephens
Coleman	Klefstad	Nims	Tabor
Condon	Kruck	Nurse	Van Gilst
Denman	Kyhl	O'Malley	Walker
Dodds			

Nays, none.

Absent or not voting, 14:

DeKoster	Griffin	Lodwick	Shaff
Elthon	Heying	Murray	Shirley
Floy	Kibbie	Riley	Vance
Frommolt	Langa	· ·	

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

Senator Stanley asked and received unanimous consent to take up Senate Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

On motion of Senator Dodds, the report of the committee recommending passage was taken up, considered, and the report of the committee adopted.

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

Senate Joint Resolution 10, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

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

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

Section twenty-six (26) of Article III is amended by striking from line four (4) the word "fourth" and inserting in lieu thereof the word "first".

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixtieth (60th) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-first (61st) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-six (1966) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 45:

Elvers	Lisle	Patton
Ely	Lucken	Reno
Flatt	Main	Reppert
Hagedorn	McGill	Rigler
Hagie	McNally	Schroeder
Hansen	Messerly	Shoeman
Heaberlin	Mills	Stanley
Hill	Mincks	Stephens
Klefstad	Nims	Tabor
Kruck	Nurse	Van Gilst
Kyhl	O'Malley	Walker
	•	
	Ely Flatt Hagedorn Hagie Hansen Heaberlin Hill Klefstad Kruck	Ely Lucken Flatt Main Hagedorn McGill Hagie McNally Hansen Messerly Heaberlin Mills Hill Mincks Klefstad Nims Kruck Nurse

Nays, none.

Absent or not voting, 14:

Dallankan	Griffin	Lodwick	Cil Ar
DeKoster	Grimn	Loawick	Shaff
Elthon	Heying	Murray	Shirley
Floy	Kibbie	Riley	Vance
Frommelt	Lange	•	

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

On motion of Senator Denman, Senate File 9, a bill for an act relating to low-rent housing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent to withdraw the amendment filed by Senators Denman and Reppert and found on page 113 of the Senate Journal.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 9 as follows:

Amend section 4, line 33, by inserting after the word "same," the follow-

"state the maximum amount of funds to be expended for the contemplated construction or rehabilitation or both.".

The amendment was adopted.

Senator Denman asked and received unanimous consent that further action on Senate File 9 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Stanley, Senate File 40, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley moved that the bill be read a 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:

Benda	Elvers	Lucken	Patton
Beneke	Ely	Main	Reno
Briles	Flatt	McGill	Reppert
Buren	Hagedorn	McNally	Rigler
Burke	Hagie	Messerly	Schroeder
Burns	Hansen	Mills	Shoeman
Burrows	Heaberlin	Mincks	Stanley
Cassidy	Hill	Murray	Stephens
Coleman	Klefstad	Nims	Tabor
Condon	Kruck	Nurse	Van Gilst
Denman	Kyhl	O'Malley	Walker
Dodds	•	•	

Nays, none.

Absent or not voting, 14:

DeKoster	Griffin	Lisle	Shaff
Elthon	Heying	Lodwick	Shirley
Floy	Kibbie	Rilev	Vance
Frammalt	Longo		•

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

AMENDMENTS FILED

- Amend Senate File 9 as follows:
- 1. Amend section 4 by striking lines 20 through 25,
- 3 inclusive.
- 2. Further amend section 4, lines 27 and 28, by striking
- 5 the words "in any municipality having a population of more
- than twenty-five thousand (25,000)".

MAX MILO MILLS.

WILLIAM F. DENMAN.

- Amend Senate File 160 as follows:
- Strike from line 5 of section 1 the words "sinking
- 3 funds" and insert in lieu thereof the words "reserves for
- 4 capital improvements".
- 5 Further amend Senate File 160 by striking from line
- 6 10 of section 1 the word "sinking" and inserting in lieu
- 7 thereof the word "reserved".
- 8 Further amend Senate File 160 by striking from the
- 9 first line of the title the words "sinking funds" and
- 10 inserting in lieu thereof the words "reserves for capital

11 improvements".

HOWARD C. REPPERT, JR. WILLIAM F. DENMAN. GEORGE E. O'MALLEY.

- Amend Senate File 184 as follows:
- 2 Amend section 12 by striking all after the period in
- 3 line 6.

MERLE W. HAGEDORN.

On motion of Senator Coleman, the Senate adjourned until 11:00 a.m., Monday, February 8, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, FEBRUARY 8, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Paul C. Mueller, pastor of the Trinity Lutheran Church, Boone, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Frommelt, from forty-eight residents of Dubuque County favoring Sunday closing. Also, from seventeen residents of Dubuque County favoring fair school bus transportation for all school children.

By Senator Griffin, from forty-five residents of Harrison County in opposition to legislation requiring that at least fifteen hundred pupils be enrolled in a school district by September 15, 1968.

By Senator Lange, from one hundred twenty residents of Sac, Ida and Calhoun Counties in opposition to an increase in gasoline tax.

By Senator Shoeman, from eighty-three residents of Shelby County in opposition to daylight time.

By Senator Reppert, from eighteen residents of Polk County in opposition to the repeal of the guest statute. Also, from sixteen residents of Polk County favoring fair school bus transportation for all school children, and from twenty-four residents of Polk County in opposition to fair school bus transportation for all school children.

ANNOUNCEMENT

Senator Shoeman rose on a point of personal privilege and announced to the Senate the untimely death of Ward M. Loftus, Commandant of the Iowa Soldiers Home at Marshalltown, on February 6, 1965. Also, that funeral services for Mr. Loftus will be held on Wednesday, February 10, at 10:00 a.m., at St. Mary's Catholie Church in Marshalltown.

In the passing of Ward M. Loftus the state has lost a valued and honored citizen. At the time of his death Mr. Loftus was serving his fifth year as National Committeeman for the Iowa Department of The American Legion.

INTRODUCTION OF BILLS

Senate File 211, by Senators Beneke and Coleman, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto.

Read first and second times and passed on file.

Senate File 212, by Senators Lange, O'Malley, Shaff, Coleman, Hagie, Hansen and Elvers, a bill for an act relating to the marketing of dairy products.

Read first and second times and passed on file.

Senate File 213, by Senators Reppert, Hansen, Ely and Benda, a bill for an act to provide for statewide periodic motor vehicle inspection.

Read first and second times and passed on file.

Senate File 214, by committee on commerce, a bill for an act relating to taxation of fraternal beneficiary associations.

Read first and second times and placed on the calendar.

Senate File 215, by Senators Frommelt, Beneke, Kyhl and O'Malley, a bill for an act relating to investment of funds of life insurance companies.

Read first and second times and passed on file.

UNFINISHED BUSINESS

On motion of Senator Denman, Senate File 9, a bill for an act relating to low-rent housing, was taken up for further consideration.

Senator Denman offered the following amendment, filed by Senators Mills and Denman, and moved its adoption:

Amend Senate File 9 as follows:

1. Amend section 4 by striking lines 20 through 25, inclusive.

2. Further amend section 4, lines 27 and 28, by striking the words "in any municipality having a population of more than twenty-five thousand (25,000)".

The amendment was adopted.

. Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 9, section 2, by striking lines 4 through 6 and inserting in lieu thereof the following: "Any municipality may create, in such municipality, a public body corporate and politic to be known as the "Low-Rent Housing Agency" of such municipality except that such agency shall".

The amendment was adopted.

Senator Walker offered the following amendment and moved its adoption:

Amend Senate File 9, section 4, line 7, by striking after the word "least", the words and figures, "fifty (50) percent" and substituting in lieu thereof the following: "sixty (60) percent".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 14:

Beneke Briles	Kyhl Lange	Schroeder Shirley	Stephens Vance
Burrows	Lisle	Shoeman	Walker
Hagedorn	Lucken		

Nays, 38:

Benda	Elvers	Kibbie	Nurse
Buren	\mathbf{Ely}	Klefstad	O'Malley
Burke	Flatt	Kruck	Patton
Burns	\mathbf{Floy}	Lodwick	\mathbf{Reno}
Cassidy	Frommelt	McGill	Reppert
Coleman	Griffin	McNally	Rigler
Condon	Hansen	Messerly	Riley
DeKoster	Heaberlin	Mincks	Stanley
Denman	Heying	Nims	Tabor
Dodds	Hill		

Absent or not voting, 7:

Elthon	Main	Murray	Van Gilst
Hagie	\mathbf{Mills}	Shaff	

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 9, section 2, line 34, by striking the word "commission" and inserting in lieu thereof the word "commissioner".

The amendment was adopted.

Senator Denman moved that the bill be read a third 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:

Benda	Denman	Heaberlin	Lucken
Briles	Dodds	Heying	Main
Buren	Elvers	Hill	McGill
Burke	Ely	Kibbie	McNally
Burns	Flatt	Klefstad	Messerly
Cassidy	Floy	Kruck	Mincks
Coleman	Frommelt	Kyhl	Murray
Condon	Hagedorn	Lange	Nims
DeKoster	Hansen	Lodwick	Nurse

O'Malley Patton Reno	Reppert Rigler Riley	Schroeder Shaff Shirley	Stanley Stephens Tabor
Nays, 7:			
Beneke	Griffin	Shoeman	Walker
Burrows	Lisle	Vance	
Absent or no	ot voting, 4:		
Elthon	Hagie	Mills	Van Gilst

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 1, a bill for an act relating to confirmation of public officers by the Senate.

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 to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 8, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life.

Read first and second times and passed on file.

EXECUTIVE SESSION

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

The Senate arose from executive session and resumed regular session.

ANNOUNCEMENT

In accordance with the Acts of the Sixtieth General Assembly, Chapter 66, section 2, President Fulton announced the appointment of Senator Alan Shirley of Dallas County to fill the unexpired term of former Senator A. V. Doran of Boone County on the Departmental Rules Review Committee.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

SENATE CONCURRENT RESOLUTION 10 By Hagedorn and Denman

Whereas, it is the custom now and has been in the past to raise the Flag of the United States over the chambers of both the House and the Senate each day when either convenes and to lower it when either adjourns;

Whereas, this usage of the Flag of the United States is improper;

Whereas, it would be fitting and proper for the House and Senate to use the official State Banner to signify whenever either is in session;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That on each day when either the House or the Senate convenes that the State Banner shall be raised on the flag poles directly over the chambers of either and that the State Banner shall be lowered at each time the House or the Senate adjourns for the day.

Senator Coleman asked and received unanimous consent that the following subcommittees of the appropriations committee of the Senate be printed in the Journal:

APPROPRIATIONS SUBCOMMITTEES SIXTY-FIRST GENERAL ASSEMBLY

	BOA	RD OF CONTROL	
Ely, Chairman	Hansen Lisle	McNally Nurse	Schroeder Shoeman
	BOA	RD OF REGENTS	
Mincks, Chairman	Burns Condon	Flatt Frommelt	Hagie Nims
	CC	NSERVATION	
Main, Chairman	Beneke Floy	Lange	McGill
	soc	CIAL WELFARE	
O'Malley, Chairman	Klefstad Mincks	Rigler	Walker
	STAT	E DEPARTMENTS	
Hill, Chairman	Kruck Kyhl	Lodwick Tabor	Vance

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 millage limitation on school bonded indebtedness.

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

House Joint Resolution 8, proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 and 27; also, House File 26.

GILBERT E. KLEFSTAD, Chairman Senate Committee. CHARLES P. MILLER, 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 and 27; also, House File 26.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 179 Transportation
- S. F. 181 Conservation and recreation
- S. F. 182 Transportation
- S. F. 183 Conservation and recreation
- S. F. 184 Judiciary
- S. F. 185 Transportation
- S. F. 187 Commerce
- S. F. 188 Appropriations
- S. F. 189 Judiciary
- H. F. 45 Commerce
- S. F. 191 Transportation
- S. F. 192 Transportation
- S. F. 193 Judiciary
- S. F. 194 Judiciary
- S. F. 195 Governmental subdivisions
- S. F. 196 Governmental affairs
- S. F. 197 Industrial and human relations
- S. F. 198 Governmental subdivisions

S. F. 199 Industrial and human relations

S. F. 200 Education

S. F. 202 Commerce

S. F. 203 Governmental subdivisions

S. F. 204 Governmental subdivisions

S. F. 205 Judiciary

S. F. 206 Ways and means

S. F. 207 Ways and means

S.J.R. 18 Ways and means

S. F. 208 Education

S. F. 209 Judiciary

S. F. 210 Judiciary

REPORTS OF COMMITTEES

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 150, a bill for an act relating to the state apiarist, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN MAIN, Chairman.

Ordered passed on file.

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 36, a bill for an act authorizing school districts to pay for group health insurance and group life insurance for employees, 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:

1. Amend the title to Senate File 36 by inserting in line 1 after the word

"health" the words "and surgical".

2. Amend Senate File 36 by striking all after the enacting clause and

inserting in lieu thereof the following:

"Section 1. Section two hundred seventy-nine point twelve (279.12), Code 1962, is hereby amended by inserting in line seven (7) after the word "law," the words "and may establish and pay all or any part thereof from school district funds, the cost of group health and surgical and life insurance plans adopted by the board for the benefit of the employees of the school district,".

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on education to which was referred Senate File 139, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 18 by adding the following as a new section
- 2 following section 27 and renumbering the
- 3 remaining sections: "Nothing in this Act shall apply to
- 4 public warehouses covered under chapter five hundred forty-
- two (542), of the Iowa Code.

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 93 by adding the following after the period in
- 2 line 12 "when such proposition fails to receive a majority
- B vote it shall not be resubmitted for a period of two (2) years."

MERLE W. HAGEDORN.

- 1 Amend Senate File 151, section 1, line 10, by adding
- 2 after the word "construction" the following: "upon and
- B within the boundaries of the individual lot or lots".

C. Joseph Coleman.

- 1 Amend Senate File 157 by adding a new section thereto:
- 2 Sec. 3. This Act being deemed of immediate importance
- 3 shall take effect and be in force from and after its passage
- 4 and publication in the Coon Rapids Enterprise, a newspaper
- 5 published in Coon Rapids, Iowa, and the Emmetsburg Democrat,
- 6 a newspaper published in Emmetsburg, Iowa.

PETER F. HANSEN.

- 1 Amend Senate File 161 by inserting after the word "class" in
- 2 line thirteen (13), the following: ""A", "B" or".

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 192, section 9, by striking lines 3, 4, and
- 2 5 and inserting in lieu thereof the following:
- 3 "Denison Newspaper, Inc., a newspaper published in Denison,
- 4 Iowa, and in The What Cheer Patriot-Chronicle, a newspaper
 - published in What Cheer, Iowa."

PETER F. HANSEN.

- Amend House File 7, section 9, line 4, after the word "section"
- 2 by adding the following: "to those who retire or become
- 3 beneficiaries after July 4, 1965".
- 4 Further amend House File 7, section 12, line 2, by striking
- 5 the words "the present rate of contributions" and in-
- 6 serting in lieu thereof the following: "seven and nine-
- 7 tenths percent (7.9%)".

GEORGE E. O'MALLEY.

- 1 Amend House File 8 as
- 2 follows:
- 3 1. Amend section 1 by inserting in line five (5) after the word
- 4 "penitentiary" the following: ", except that the murder of a
- 5 peace officer who is killed in the performance of his duty shall
- 6 be punished with death or imprisonment for life at hard labor in the penitentiary".
- the penitentiary.

 2. Amend by striking section 2.
- 9 3. Amend section 3 by adding the following subsection:
- 10 "2. By inserting in line twenty-one (21) of such section after
- 11 the word "penitentiary" the following: ", except that whoever
- 12 harms any person in the act of committing the crime of kidnaping
- 13 shall be punished with death or imprisonment for life at hard labor
- 14 in the penitentiary,".
- 15 4. Amend by striking section 4.
- 16 5. Further amend by renumbering the sections in conformity
- 17 with this amendment.

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 7:30 a.m., Tuesday, February 9, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, FEBRUARY 9, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Melvin Mattox, pastor of the Grace Baptist Church, Winterset, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Messerly, from fifty-six residents of Black Hawk, Butler, Bremer, Winneshiek and Chickasaw Counties in opposition to proposed legislation to repeal the "right-to-work" law.

By Senator Tabor, from three hundred twelve residents of Jackson and Jones Counties favoring fair school bus transportation for all school children.

By Senator Lange, from twenty-one residents of Calhoun County in opposition to the repeal of the guest statute.

By Senator Kruck, from twelve residents of Boone County, members of the Independent Insurance Agents Association, in opposition to the repeal of the guest statute.

The following resolution was presented and placed on file by Senator Reppert:

RESOLUTION

By Iowa State Junior Chamber of Commerce

Whereas, the Carter Lake Jaycees are presently joined with other young men of action in Iowa as a part of the Iowa Jaycee movement, and are members of the Iowa State Junior Chamber of Commerce, and

Whereas, Carter Lake, Iowa, contributes more than its fair share of revenue to the governments of both Pottawattamie County and the State of Iowa, and

Whereas, Iowans by heritage deserve an opportunity to be Iowans in fact, and

Whereas, the administrations of the States of Iowa and Nebraska are proposing to adjust the boundary between said two states by returning the boundary line to the center of the present channel of the Missouri River, and

Whereas, this proposal would trade a marshy wasteland of Nebraska sand dunes, willow thickets, and bullrush sloughs for a thriving Iowa community with its homes and schools, churches and industries, parks and recreation areas, and

Whereas, the adjoining states of Missouri and South Dakota have existed

for several generations divided by the same Missouri River without evidence

of undue hindrance therefrom, and

Whereas, the spirit of the Constitution of the United States guarantees that all persons be given an opportunity to be heard and to vote on their political destiny, and

Whereas, the United States Supreme Court has decreed in 1892 that Carter Lake is and by all right should be a part and parcel of the State of

Iowa.

It Is, Therefore, Resolved that the Iowa State Junior Chamber of Commerce is opposed to, and will actively resist the adoption of, any plan or ratification of any treaty that cedes Carter Lake, Iowa, to the State of Nebraska without the prior approval of said treaty or plan by a majority of the citizens of Carter Lake, Iowa.

PRESENTATION OF VISITORS

Senator Kibbie asked and received unanimous consent to present to the Senate nineteen students, members of the government class of the Cylinder Consolidated School, who were present in the balcony accompanied by their instructor, Paul Sesker.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate Concurrent Resolution 9 and directed the Secretary to read the resolution.

SENATE CONCURRENT RESOLUTION 9 By Shaff, Rigler, Stanley, Lucken, Riley, DeKoster, Stephens, Burrows and Lange

Whereas, the General Assembly is concerned with the desirability, in the public interest, of at all times maintaining in all branches of the state government personnel duly trained and qualified to fulfill the functions assigned to them; and

Whereas, it has now come to the attention of the General Assembly that personnel practices under the Department of Agriculture have resulted in the termination of the employment of a highly qualified state technician who was serving in the capacity of Milk Sanitarian in northwest Iowa; and

Whereas, incident to such discharge the supervisor of said employee in protest against the state department's policies has submitted her resignation, and was abruptly discharged by the department; and

Whereas, the General Assembly is concerned because in losing the services of the head of the State Milk and Food Laboratory, the state has lost one of only two people in Iowa who are certified bacteriologists; and

Whereas, the wanton discharge of qualified employees is a matter of concern to the state in the expense of training adequate replacements and creates serious problems of morale in all personnel divisions in the state; and

Whereas, the replacement of the head of the State Milk and Food Laboratory has required the services of another employee of the state with the resultant loss of service to the State University; and

Whereas, the problems incident to this matter are intensified because of the critical work being carried on in the testing of milk and dairy products which require constant and proper supervision if high quality and high standards of safety are to be maintained; and

Whereas, the Governor of this state has announced publicly that qualified public officials, irrespective of political party, would not be fired; and

Whereas, it appears that the Department of Agriculture is not carrying out the announced instructions and promises of the Chief of State; now therefore.

Be It Resolved by the Senate, the House of Representatives Concurring: that a committee of inquiry be created consisting of five members from the Senate and five members from the House of Representatives to be appointed by the President of the Senate and the Speaker of the House of Representatives; consisting of three members from each house of the majority party and two members from each house of the minority party for the purpose of making full inquiry and making a report to the General Assembly within fourteen legislative days from date of appointment.

Senator Frommelt offered the following as a substitute resolution for Senate Concurrent Resolution 9:

SUBSTITUTE FOR SENATE CONCURRENT RESOLUTION 9 By Frommelt

Whereas, the General Assembly is concerned with the desirability, in the public interest, of at all times maintaining in all branches of state government personnel duly trained and qualified to fulfill the functions assigned to them; and

Whereas, questions have been raised as to the practices and conduct of

personnel in the Department of Agriculture; and

Whereas, the public and all concerned will be best served by making the facts fully known as to the practices and conduct of personnel in said De-

partment of Agriculture up to the persent time; now

Be It Resolved by the Senate, the House of Representatives Concurring, that a committee of investigation be created consisting of five members from the Senate and five members from the House of Representatives, consisting of three members from each house of the majority party and two members from each house of the minority party for the purpose of making a full investigation and making a report to the Sixty-first General Assembly as soon as possible so that remedial legislation if needed can be enacted by this General Assembly; and

Be It Further Resolved, that the committee be authorized to requisition such materials, records and personnel of any state department as it may

deem necessary and appropriate to this investigation.

Senator Frommelt moved that the substitution be made.

Roll call was requested.

On the question "Shall the substitution be made?" the vote was:

Ayes, 33:

Buren . Burke Burns Cassidy Coleman	Denman	Hagedorn	Klefstad
	Dodds	Hansen	Kruck
	Elvers	Heaberlin	Main
	Ely	Heying	McGill
	Floy	Hill	Mincks
Condon	Frommelt	Kibbie	Murray

Nims Nurse O'Malley	Patton Reno	Reppert Shirley	Tabor Van Gilst
Nays, 21:			
Benda Beneke Burrows DeKoster Flatt Griffin	Hagie Kyhl Lange Lisle Lodwick	Lucken Messerly Rigler Riley Shaff	Shoeman Stanley Stephens Vance Walker
Absent or no	t voting, 5:		
Briles Elthon	McNally	Mills	Schroeder

The substitution was made.

Senator Frommelt moved the adoption of the substitute resolution.

The motion prevailed and the substitute resolution was adopted.

INTRODUCTION OF BILLS

Senate File 216, by committee on commerce, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies.

Read first and second times and placed on the calendar.

Senate File 217, by committee on commerce, a bill for an act relating to regulation of securities dealers under the Iowa securities law.

Read first and second times and placed on the calendar.

Senate File 218, by committee on commerce, a bill for an act relating to the compensation of insurance examiners.

Read first and second times and placed on the calendar.

Senate File 219, by Senator Main, a bill for an act relating to hogcholera virus and serum.

Read first and second times and passed on file.

Senate File 220, by Senators Ely and Riley, a bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds.

Read first and second times and passed on file.

Senate File 221, by Senators Ely, Nims and Denman, a bill for an act relating to the rate of compensation of public employees.

Read first and second times and passed on file.

Senate File 222, by committee on commerce, a bill for an act to amend section five hundred two point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance.

Read first and second times and placed on the calendar.

Senate File 223, by committee on commerce, a bill for an act relating to registration requirements under the Iowa Securities Law.

Read first and second times and placed on the calendar.

Senate File 224, by Senator Messerly, a bill for an act relating to secondary roads.

Read first and second times and passed on file.

Senate File 225, by committee on transportation, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn.

Read first and second times and placed on the calendar.

Senate File 226, by committee on transportation, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal.

Read first and second times and placed on the calendar.

Senate File 227, by committee on judiciary, a bill for an act to be known as the Uniform Commercial Code, relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them, including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents; to make uniform the law with respect thereto; and repealing inconsistent legislation.

Read first and second times and placed on the calendar.

Senate File 228, by Senators Nims, Benda, Lange, Cassidy and Hill, a bill for an act to require the wearing of eye protective devices by students and teachers.

Read first and second times and passed on file.

Senate File 229, by Senator Riley, a bill for an act to exempt certain property of veterans from taxation.

Read first and second times and passed on file.

Senate File 230, by Senator Riley, a bill for an act relating to concealed weapons.

Read first and second times and passed on file.

Senate File 231, by committee on commerce, a bill for an act concerning insider trading of domestic stock insurance company equity securities.

Read first and second times and placed on the calendar.

Senate File 232, by Senators Reppert, O'Malley and Denman, a bill for an act relating to the appointment of special deputy marshals with limited and temporary peace officer status for emergency service in certain cities.

Read first and second times and passed on file.

Senate File 233, by Senators Reppert and McNally, a bill for an act relating to notice of death of patients in state mental health institutions.

Read first and second times and passed on file.

Senate File 234, by Senators Stephens and Tabor, a bill for an act relating to brucellosis in swine.

Read first and second times and passed on file.

Senate File 235, by Senator Stephens, a bill for an act relating to minimum course standards in public high schools.

Read first and second times and passed on file.

Senate File 236, by Senator Elvers, a bill for an act to establish requirements for producers of milk and cream for manufacturing purposes.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 2, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness.

Read first and second times and passed on file.

House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 10:00 a.m.

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Denman, Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 3 by adding the following new sentence

after the word "year." in line 7:

"Legislation to be considered by the General Assembly during the second year ensuing its election shall be confined to budgetary matters unless the Governor, by proclamation, shall call for the consideration of other specified measures or unless the General Assembly shall approve the consideration of other specified matters by a vote of two-thirds of its membership."

The amendment was lost.

Senator Lisle offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 3 by striking the word "January" in line 7, and inserting in lieu thereof the word "February".

The amendment was lost.

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

Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

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

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

Section two (2) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 2. The General Assembly shall meet in session on the second Monday of January of each year. The Governor of the State may convene the General Assembly by proclamation in the interim."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 38:

Benda	Elvers	Kibbie	O'Malley
Briles	\mathbf{Ely}	Klefstad	Patton
Buren	Flatt	Kruck	Reno
Burke	\mathbf{Floy}	Main	Reppert
Burns	Frommelt	McGill	Riley
Cassidy	Hagedorn	Mincks	Shirley
Coleman	Hansen	Murray	Stanley
Condon	Heaberlin	Nims	Tabor
Denman	Heying	Nurse	Van Gilst
Dodds	Hill		

Nays, 17:

Elthon

Beneke	Kyhl	Lucken	Shoeman
Burrows	Lange	Messerly	Stephens
DeKoster	Lisle	Rigler	Vance
Griffin	Lodwick	Shaff	Walker
Hagie	Lodwick	Snan	waiker

Absent or not voting, 4:

McNally

	*				~
The	resolution	having	received	a constitutional	majority was de-
clared	to have be	en adopt	ed by the	Senate and the ti	tle was agreed to.

Mills

Schroeder -

On motion of Senator Hill, Senate File 186, a bill for an act relating to election of members of the county boards of supervisors and township trustees, was taken up and considered.

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

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

Ayes, 54:

,,			
Benda	Flatt	Lange	Reno
Beneke	Floy	Lisle	Reppert
Briles	Frommelt	Lodwick	Rigler
Buren	Griffin	Lucken	Riley
Burke	Hagedorn	Main	Shaff
Burns	Hagie	McGill	Shirley
Burrows	Hansen	Messerly	Shoeman
Cassidy	Heaberlin	Mincks	Stanley
Coleman	Heying	Murray	Stephens
DeKoster	Hill	Nims	Tabor
Denman	Kibbie	Nurse	Vance
Dodds	Klefstad	O'Malley	Van Gilst
Elvers	Kruck	Patton	Walker
Ely	Kvhl		

Nays, none.

Absent or not voting, 5:

Condon

Elthon

McNally

Mills

Schroeder

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

Senator Frommelt asked and received unanimous consent to take up Senate File 35.

On motion of Senator Walker, Senate File 35, a bill for an act to legalize and validate the proceedings in which the school board of the South Hamilton Community School District approved a one-mill levy to be added to the School House Fund for school site in the 1962-63 school budget, and declaring the proceedings of said school board to be legalized, 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 35 by adding at the end of section 1 the following: "Nothing in this Act shall be construed to authorize the continuation of any such levy for said purpose."

On motion of Senator Walker, the committee amendment was adopted.

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

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

Ayes, 55:

Benda Beneke Briles Buren Burke Burns Burrows Cassidy Coleman Condon DeKoster Denman Dodds Elvers

Flatt Floy Frommelt Griffin Hagedorn Hagie Heaberlin

Ely

Hansen Heying Hill Kibbie Klefstad Kruck

Kyhl Lange Lisle Lodwick Lucken Main McGill Messerly Mincks Murray Nims

Riley Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Nurse Walker O'Mallev Patton

Nays, none.

Absent or not voting, 4:

Elthon

McNally

Mille

Schroeder

Reno

Reppert

Rigler

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

On motion of Senator Briles, Senate File 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways, was taken up and considered.

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

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

Ayes, 52:

Benda	Flatt	Kyhl	Patton
Beneke	Floy	Lange	Reno
Briles	Frommelt	Lisle	Reppert
Buren	Griffin	Lodwick	Rigler
Burke	Hagedorn	Lucken	Riley
Burns	Hagie	Main	Shirley
Burrows	Hansen	McGill	Shoeman
Cassidy	Heaberlin	Messerly	Stanley
Coleman	Heying	Mincks	Stephens
DeKoster	Hill	Murray	Tabor
Dodds	Kibbie	Nims	Vance
Elvers	Klefstad	Nurse	Van Gilst
Ely	Kruck	O'Malley	Walker

Nays, none.

Absent or not voting, 7:

Condon Elthon Mills Shaff
Denman McNally Schroeder

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 concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 12, extending an invitation to Dr. William C. Menninger to address a joint convention of both houses at 10:00 a.m. on Monday, February 22, 1965.

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

House Concurrent Resolution 13, extending an invitation to the Honorable Hubert H. Humphrey, Vice President of the United States, to address a joint convention of both houses at 10:30 a.m. on Thursday, February 11, 1965.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 12 By Duffy, Maule, Loss, Baringer and Kempter

Whereas, the distinguished Dr. William C. Menninger, President of the Menninger Foundation and Mental Health Clinic of Topeka, Kansas, will

be in Des Moines, Iowa, to address the Iowa Association for Mental Health

at their annual meeting and conference, February 22, 1965.

Therefore, Be It Resolved by the House, the Senate Concurring, that an invitation be extended to Dr. Menninger to address a joint convention of both houses at 10:00 a.m. on Monday, February 22, 1965.

HOUSE CONCURRENT RESOLUTION 13 By Maule of Monona

Whereas, the Honorable Hubert H. Humphrey, Vice President of the United States, will be in Des Moines, Iowa, attending the National Farm Institute on the 11th day of February, 1965;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That an invitation be extended to Vice President Hubert H. Humphrey to address a joint convention of both houses of the General Assembly at 10:30 a.m. on Thursday, February 11, 1965.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

EXPLANATION

I reluctantly voted in favor of Senate Joint Resolution 3. Reluctantly, because the virtues are not all on the side of annual sessions. Many well qualified people who can make the sacrifice of attending the legislative session for four months out of twenty-four months may well find that it is impossible for them to do so every twelve months.

Employers who permit an employee to serve under the present conditions may well find it intolerable in the interest of the continuity of their business to permit employees to attend annual sessions. The net result may well be that only retired people, in the main, will be able to serve. While retired people can provide much leadership, no single group should dominate

the make-up of our legislative body.

If the Sixty-first General Assembly will, in its wisdom, substantially reduce the size of the House and Senate from its present preposterous size, thereby cutting down on the tremendous expense to the taxpayers, as well as the work load occasioned by the filing of so much legislation, and assuming that the General Assembly makes provision for a shorter session during each week (as does Illinois and many other states which meet annually, thereby imposing less of a burden on the legislature), my affirmative vote will have been wisely cast.

TOM RILEY.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval Senate Files 15 and 27.

GILBERT E. KLEFSTAD, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 180 Governmental subdivisions
- S. F. 211 Governmental subdivisions
- S. F. 212 Judiciary
- S. F. 213 Transportation
- S. F. 215 Commerce
- H. F. 2 Education
- H.J.R. 8 Governmental affairs
- S. F. 219 Agriculture
- S. F. 220 Governmental subdivisions
- S. F. 221 Governmental affairs
- S. F. 224 Governmental subdivisions
- S. F. 156 Appropriations (under Rule 21)

REPORTS OF COMMITTEES

Senator Mincks submitted the following report:

Mr. President: Your committee on industrial and human relations to which was referred Senate File 29, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed by Lucken, Ely, Hansen and O'Malley, January 28, 1965, and when so amended the bill do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred **Senate File 87**, a bill for an act relating to state boiler inspection, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 156, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys of the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state owned lands under the jurisdiction of the conservation commission, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 157, a bill for an act relating to establishing time for the State of Iowa, 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 Hansen, February 8, 1965, and when so amended the bill do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred House File 9, a bill for an act relating to the members of the Iowa highway patrol, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 65, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 112, a bill for an act relating to fees taxed by the clerk of the district court in probate matters, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE O'MALLEY, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate Joint Resolution 13, a joint resolution for an act proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 135, a bill for an act relating to the cost of printing ballots and supplies for voting machines, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was

referred Senate File 83, a bill for an act relating to the compensation of Iowa real estate commission members, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 39, a bill for an act to amend section three hundred twenty-four point thirty-eight (324.38), Code 1962, relating to reports by special fuel dealers or users to the State Treasurer's office, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 120, a bill for an act relating to the depositing of election ballots, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate Joint Resolution 9, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate Joint Resolution 15, a joint resolution relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate Joint Resolution 1 as follows:
- Amend section 3, line 2, by striking the word
- "southwestern" and inserting in lieu thereof 3
- the word "western".

DONALD G. BENEKE.

- Amend Senate File 18 by striking all of section 15 1
- and renumbering the remaining sections.

HOWARD C. REPPERT, JR.

- Amend the committee amendment to Senate File 36 by striking
- all of lines 5 to 11, inclusive, and inserting
- in lieu thereof the following:
- Section 1. Section two hundred seventy-nine point twelve 4
- 5 (279.12), Code 1962, is amended by adding at the end thereof
- the words "The board may establish group health, surgical and life insurance plans for its employees and pay one-half the
- cost thereof from school funds. Such insurance shall, if
- authorized, be purchased from agents within the district or 9
- 10 an adjoining district".

JOHN A. WALKER.

- Amend Senate File 55 by striking all after the
- enacting clause and inserting in lieu thereof the following:
- Section 1. Section twenty-seven (27) of chapter eighty (80),
- Acts of the 60th General Assembly, is amended by striking from line
- two (2) "January 1, 1968" and inserting in lieu thereof "January
- 1. 1970".

CLIFFORD M. VANCE.

- Amend Senate File 141 as follows:
- Amend section 1, line 3, by striking the word
- "seventh (7)" and inserting in lieu thereof the word "sixth (6)".

DONALD G. BENEKE.

- Amend Senate File 156 as follows: 1
- Amend section 1, line 14, by inserting after the 2
- period an additional sentence: "At no time will
- such youths be quartered with or allowed to work
- or associate with adult offenders.'

VINCENT S. BURKE.

- Amend Senate File 157 as follows:
- Amend section 1 by striking the last four words of
- 3 line 5, and inserting in lieu thereof the words "the
- last Sunday of October".

HOWARD C. REPPERT, JR.

- Amend Senate File 157 as follows: 1
- 1. Amend section 1, line 4, by striking the
- 3, words "Memorial Day" and inserting in lieu
- thereof the words "the last Sunday in April".

TOM RILEY. HOWARD C. REPPERT, JR. 8

1

- 1 Amend Senate File 190 by adding the following as a new section following section 1 and renumbering the remaining 3 section:
- "The county board of education may postpone the attachment 4
- of any area to a high school district for a period of not 5 to exceed 5 years if it finds that any of the following 6

7 facts exist.

- 1. That the redistribution of pupils residing in the area would result in overcrowded classrooms.
- 9 2. That reorganization proceedings would impair the 10 marketability of school bonds voted by any school district 11 12 likely to be affected by such attachment.
 - 3. That buildings are under construction which, when

13 completed, will serve the area to be attached." 14

DONALD G. BENEKE.

Amend Senate File 190 as follows:

- 1. Amend section 1, line 5, by striking the 2 3 figure "1966" and inserting in lieu thereof the 4 figure "1968".
- 5 2. Amend section 1, line 6, by striking the figure "1966" and inserting in lieu thereof the 6 7 figure "1968".
- 3. Amend section 1, line 11, by striking the 8 9 figure "1966" and inserting in lieu thereof 10 the figure "1968".
- 4. Amend section 1, line 20, by striking the 11 12 figure "1966" and inserting in lieu thereof the figure "1968". 13
- 14 5. Amend section 1, line 25, by striking the figure "1966" and inserting in lieu thereof the 15

16 figure "1968".

- 17 6. Amend section 1, line 29, by striking the figure "1966" and inserting in lieu thereof the 18 figure "1968". 19
- 20 7. Amend section 2, line 4, by striking the 21 figure "1966" and inserting in lieu thereof the 22 figure "1968".

DONALD G. BENEKE.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, February 10, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 10, 1965.

The Senate met in regular session, President Fulton presiding.

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

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Benda for the morning to attend the funeral of Ward M. Loftus on request of Senator Lodwick.

PETITIONS

The following petitions were presented and placed on file:

By Senator Tabor, from one hundred thirty-seven residents of Jones County favoring fair school bus transportation for all school children.

By Senator Hagedorn, from five residents of Dickinson County favoring proposed wage legislation for county officers.

By Senator Reppert, from twelve residents of Polk County in opposition to the repeal of the "right-to-work" law; also, from thirty residents of Polk County favoring fair school bus transportation for all school children.

INTRODUCTION OF BILLS

Senate File 237, by Senators Burns, Kyhl and Briles, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to increase the minimum payment of seventy-five dollars per month for teachers meeting certain service requirements to one hundred dollars per month.

Read first and second times and passed on file.

Senate File 238, by Senators Lodwick, Lange and Tabor, a bill for an act relating to fees and costs incurred in district court by inmates of state penal institutions.

Read first and second times and passed on file.

Senate File 239, by Senator O'Malley, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor.

Read first and second times and passed on file.

Senate File 240, by committee on judiciary, a bill for an act relating to the compensation of court reporters.

Read first and second times and placed on the calendar.

Senator Frommelt called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 11 By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday, February 26, 1965, it be to reconvene on Monday, March 8, 1965, at 11:00 a.m.

The motion prevailed and the resolution was adopted.

Senator Frommelt called up the following resolution:

HOUSE CONCURRENT RESOLUTION 12 By Duffy, Maule, Loss, Baringer and Kempter

Whereas, the distinguished Dr. William C. Menninger, President of the Menninger Foundation and Mental Health Clinic of Topeka, Kansas, will be in Des Moines, Iowa, to address the Iowa Association for Mental Health at their annual meeting and conference, February 22, 1965.

Therefore, Be It Resolved by the House, the Senate Concurring, that an invitation be extended to Dr. Menninger to address a joint convention of

both houses at 10:00 a.m. on Monday, February 22, 1965.

Senator Frommelt moved the adoption of the resolution, which motion prevailed, and the resolution was adopted.

Senator Frommelt called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 13 By Maule of Monona

Whereas, the Honorable Hubert H. Humphrey, Vice President of the United States, will be in Des Moines, Iowa, attending the National Farm Institute on the 11th day of February, 1965;

Now, Therefore, Be It Resolved by the House, the Senate Concurring: That an invitation be extended to Vice President Hubert H. Humphrey to address a joint convention of both houses of the General Assembly at 10:30 a.m. on Thursday, February 11, 1965.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Rigler, Senate File 55, a bill for an act to repeal section twenty-seven (27) of chapter eighty (80), Acts of the

Sixtieth General Assembly, relating to offices for the supreme court, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Vance asked and received unanimous consent that further action on Senate File 55 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Kruck, Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways, 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 76 as follows:

By adding a new section.

Sec. 2. Chapter three hundred twenty-one point two hundred nine (321.209) is hereby amended by adding the following new subsection. Conviction of drag racing.

On motion of Senator Kruck, the committee amendment was adopted.

Senator Kruck moved that the bill be read a third 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:

,,			
Beneke Briles Burns Burrows Cassidy Coleman DeKoster Denman Dodds Elvers Flatt	Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lange	Lucken Main McGill Messerly Mills Mincks Murray Nims Nurse O'Malley Patton	Reppert Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst
Flatt Floy Frommelt	Lange Lisle Lodwick	Patton Reno	Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Benda	Condon	Ely	McNally
Buren	Elthon	Griffin	Riley
Burke			

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

President pro tempore O'Malley took the chair at 9:30 a.m.

On motion of Senator Reppert, Senate File 89, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 54:

Ben eke	Floy	Lodwick	\mathbf{Reno}
Briles	Frommelt	Lucken	Reppert
Buren	Hagedorn	Main	Rigler
Burke	Hagie	McGill	Schroeder
Burns	Hansen	McNally	Shaff
Burrows	Heaberlin	$\mathbf{Messerly}$	Shirley
Cassidy	Heying	\mathbf{Mills}	Shoeman
Coleman	Hill	Mincks	Stanley
DeKoster	Kibbie	Murray	Stephens
Denman	Klefstad	Nims	Tabor
Dodds	Kruck	Nurse	Vance
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lange	Patton	Walker
Flatt	Lisle		

Nays, none.

Absent or not voting, 5:
Benda Elthon

Condon

hon Griffin

Riley

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

September

On motion of Senator Kibbie, Senate File 123, a bill for an act to permit county governments to regulate and license junk dealers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 54:

Beneke Flov Lodwick Briles Frommelt Lucken Hagedorn Buren Main Burke McGillHagie Burns Hansen McNally Burrows Heaberlin Messerly Cassidy Heving Mills Coleman Hill Mincks DeKoster Kibbie Murray Denman Klefstad NimsDodds Kruck Nurse Elvers Kyhl O'Mallev Ely Lange Patton Flatt Lisle

Reno Reppert Rigler Schroeder Shaff Shirley Shoeman

Shoeman Stanley Stephens Tabor Vance Van Gilst Walker Nays, none.

Absent or not voting, 5:

Benda Condon Elthon

Griffin

Riley

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

On motion of Senator Main, Senate File 150, a bill for an act relating to the state apiarist, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 54:

Beneke Flov **Briles** Frommelt Buren Hagedorn Burke Hagie Burns Hansen Burrows Heaberlin Cassidy Heying Coleman Hill DeKoster Kibbie Denman Klefstad Dodds Kruck Elvers Kyhl Elv Lange Flatt Lisle

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Reno

Reppert

Nays, none.

Absent or not voting, 5:

Benda Condon Elthon

Griffin

Riley

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

On motion of Senator Ely, Senate File 36, a bill for an act authorizing school districts to pay for a group health insurance and group life insurance for employees, 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:

1. Amend the title to Senate File 36 by inserting in line 1 after the word "health" the words "and surgical".

2. Amend Senate File 36 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred seventy-nine point twelve (279.12),

Code 1962, is hereby amended by inserting in line seven (7) after the word "law," the words "and may establish and pay all or any part thereof from school district funds, the cost of group health and surgical and life insurance plans adopted by the board for the benefit of the employees of the school district,".

Senator Kibbie asked unanimous consent to withdraw the committee amendment.

Objection was raised.

Senator Kibbie moved that the committee amendment be withdrawn, which motion prevailed, and the committee amendment was withdrawn.

Senator Walker asked and received unanimous consent to withdraw the amendment to the committee amendment, filed by him and found on page 237 of the Senate Journal.

Senator Kibbie offered the following amendment filed by Senators Kibbie and Ely:

1. Amend the title to Senate File 36 by striking the words "group health insurance" and substituting in lieu thereof the words "group health care coverage".

2. Amend Senate File 36 by striking all after the enacting clause and

inserting in lieu thereof the following:

"Section 1. Section two hundred seventy-nine point twelve (279.12), Code 1962, is hereby amended by inserting in line seven (7) after the word "law," the words "and may establish and pay all or any part thereof from school district funds the cost of group health insurance plans, non-profit group hospital service plans, non-profit group medical service plans and group life insurance plans adopted by the board for the benefit of employees of the school district,".

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Rigler, Senate File 139, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Beneke offered the following amendment and moved its adoption, and requested a roll call:

Amend Senate File 139, section 2, line 9, by striking all after the word "necessary" and adding thereto the following: "provided that at least half of the cost of said uniforms is provided from funds not raised by taxation."

On the question "Shall the amendment be adopted?" the vote was:

Aves.	28	
AVCS.	40	

Beneke	Dodds	Heying	Riley
Briles	Flatt	Lucken	Shirley
Buren	Floy	Main	Shoeman
Burke	Griffin	Mills	Stephens
Burns	Hagedorn	O'Malley	Tabor
Burrows	Hagie	Patton	Vance
DeKoster	Hansen	Reppert	Walker

Nays, 27:

Cassidy	Heaberlin	Lisle	Reno
Coleman	Hill	Lodwick	Rigler
Condon	Kibbie	McGill	Schroeder
Denman	Klefstad	Mincks	Shaff
Elvers	Kruck	Murray	Stanley
Ely	Kyhl	Nims	Van Gilst
Frommelt	Lange	Nurse	

Absent or not voting, 4:

Denda Michaely Messelly	Benda	Elthon	McNally	Messerly
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The amendment was adopted.

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

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

Substitute for Senate Concurrent Resolution 9, pertaining to a committee to investigate any state department.

Also: That the House has passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 10, proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.

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

Senate File 10, a bill for an act relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms.

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

Senate File 64, a bill for an act to authorize cities and towns to take and pay consideration for options to buy real estate for public purposes.

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

House Joint Resolution 11, proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen years.

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 relative to state personal net income tax and state business tax on corporations.

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 the method of appeal from justice court convictions.

Also: That the House has passed the following bill in which the concur-

rence of the Senate is asked:

House File 74, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 34, a bill for an act relating to the method of appeal from justice court convictions.

Read first and second times and passed on file.

House File 74, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates.

Read first and second times and passed on file.

House File 198, a bill for an act to amend section four hundred twenty-two (422), Code 1962, as amended by chapter two hundred fifty-eight (258), Acts of the Sixtieth General Assembly, relative to state personal net income tax and state business tax on corporations.

Read first and second times and passed on file.

House Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.

Read first and second times and passed on file.

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

AFTERNOON SESSION

The Senate reconvened, Senator Coleman presiding.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 1.

GILBERT E. KLEFSTAD, Chairman Senate Committee. MATTIE B. BOGENRIEF, Ranking Member 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 1.

BILL SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. PRESIDENT: Your committee on enrolled bills respectfully reports it has, on this 10th day of February, 1965, sent to the Governor for his approval: Senate File 1.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 228 Public health
- S. F. 229 Ways and means
- S. F. 230 Judiciary
- S. F. 232 Governmental subdivisions
- S. F. 233 Governmental affairs
- S. F. 234 Agriculture
- S. F. 235 Education
- S. F. 236 Agriculture
- S. F. 237 Appropriations
- S. F. 238 Judiciary
- S. F. 239 Industrial and human relations
- H. F. 34 Judiciary
- H: F. 74 Governmental subdivisions
- H. F. 198 Ways and means
- H.J.R. 11 Governmental affairs

REPORTS OF COMMITTEES

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 58, a bill for an act relating to the office of the commissioner of public health, 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 58 by striking all after the colon in line 3 and in-

serting in lieu thereof the following:

"The commissioner shall not hold any other lucrative office of this state, elective or appointive, during his term; provided, however, that the commissioner may serve without compensation as an officer or member of the instructional staff of any of the state educational institutions if any such additional duties and responsibilities do not prohibit him from performing the duties of the office of commissioner."

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 131, a bill for an act to provide for necessary work on the primary road system, 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 131 as follows:

1. By adding a new section.

Sec. 3. All minutes and records of the state highway commission during a special letting or contract authorized in section 2 above will be made a part of the commission's permanent record.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 49, a bill for an act relating to various amendments to the Probate Code, 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 49 by striking sections 14 and 25 and renumbering the sections.

GEORGE O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 77, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 115, a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 2 by adding the following new
- 2 section:
- 3 Sec. 2. Section twenty-one point four (21.4), Code
- 4 1962, is amended by striking from the last line the word
- 5 "seven" and inserting in lieu thereof the word "ten".

KENNETH BENDA.

- Amend the title to Senate File 55 by striking from line 1
- 2 the word "repeal" and inserting in lieu thereof the word "amend".
 - Further amend Senate File 55 by striking all after the
- 4 enacting clause and inserting in lieu thereof the following:
- 5 Section 1. Section twenty-seven (27) of chapter eighty (80),
- 6 Acts of the 60th General Assembly, is amended by striking from line
- 7 two (2) "January 1, 1968" and inserting in lieu thereof "January
- 8 1, 1970".

CLIFFORD M. VANCE.

- 1 Amend Senate File 78 by adding after the comma in line one,
- 2 "except Chapter 147, Code of Iowa".

JAMES E. BRILES.

- 1 Amend Senate File 82 as follows:
- 2 Strike from line 5 the words "one million (\$1,000,000.00)"
- 3 and insert in lieu thereof the words "seven hundred thousand
- 4 (\$700,000.00)."

J. HENRY LUCKEN.

- 1 Amend Senate File 82 as follows:
- 2 1. Amend Senate File 82, section 1, line 5,
- 3 by striking the words "one million (\$1,000,000)."
- 4 and inserting in lieu thereof the following
- 5 words "two million (\$2,000,000)."

WARREN J. KRUCK.

- 1 Amend Senate File 131 as follows:
- 2 1. Amend Senate File 131 as follows:
- 3 By adding a new section. "Sec. 3. All min-
- 4 utes and records of the state highway com-
- 5 mission during a special letting or contract
- 6 authorized in section 2 above will be made a
- 7 part of the commission's permanent record."

WARREN K. KRUCK. C. JOSEPH COLEMAN.

- 1 Amend Senate File 132 by inserting after the word "from"
- 2 in line 52 of section 24, the words
- 3 "a licensed insurance agent for".

ROBERT R. RIGLER.

- Amend Senate File 146 by inserting after the word "written"
- 2 in line 7 of section 15 the words "by a licensed
- 3 insurance agent".

ROBERT R. RIGLER.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Thursday, February 11, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, FEBRUARY 11, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Arthur Hamann, pastor of the Methodist Church, Prairie City, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Burrows on account of illness on request of Senator Tabor.

INTRODUCTION OF BILLS

Senate File 241, by Senators Coleman and Shaff, a bill for an act relating to rules of valuation for life insurance companies' investments.

Read first and second times and passed on file.

Senate File 242, by Senator Buren, a bill for an act relating to the purchase of motor vehicle transit plates.

Read first and second times and passed on file.

Senate File 243, by Senator Reppert, a bill for an act to increase the maximum homestead tax credit.

Read first and second times and passed on file.

Senate File 244, by Senator Briles, a bill for an act relating to approval of electronic scales and approval by the department of agriculture.

Read first and second times and passed on file.

Senate File 245, by Senator Briles, a bill for an act relating to fishing with bow and arrow in state parks and preserves.

Read first and second times and passed on file.

Senate File 246, by Senator Griffin, a bill for an act relative to claims against counties.

Read first and second times and passed on file.

PRESENTATION OF VISITORS

Senator Hansen rose on a point of personal privilege and presented to the Senate the Honorable John H. Hansen, member of Congress from the Seventh District, who was present in the Senate chamber. Senator Burns asked and received unanimous consent to present to the Senate seven students from the Southeast Junior High School, Iowa City, who were present in the balcony.

SPECIAL ORDER OF BUSINESS

Senator Frommelt asked and received unanimous consent that Senate File 190 be made a special order of business for Tuesday, February 16, 1965, at 10:00 a.m.

UNFINISHED BUSINESS

On motion of Senator Rigler, Senate File 139, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups, was taken up for further consideration.

Senator Riley moved to reconsider the vote by which the amendment filed by Senator Beneke was adopted.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which the amendment by Senator Beneke was adopted?" the vote was:

Ayes,	26	:
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Benda	Heaberlin	Lisle	Nurse
Cassidy	Hill	Lodwick	Rigler
Coleman	Kibbie	McGill	Riley
Denman	Klefstad	Mincks	Schroeder
Elvers	Kruck	Murray	Shaff
Ely	Kyhl	Nims	Stanley
Frommelt	Lange		

Nays. 29:

Beneke	Flatt	Main	Shirley
Briles	Floy	McNally	Shoeman
Buren	Griffin	Messerly	Stephens
Burke	Hagie	Mills	Tabor
Burns	Hansen	O'Malley	Vance
Condon	Heying	Patton	Van Gilst
DeKoster	Lucken	Reppert	Walker
Dodds		• •	

Absent or not voting, 4:

Burrows Elthon Hagedorn Reno

The motion to reconsider was lost.

Senator Rigler moved that the bill be read a third 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:

Benda Briles Burns DeKoster Beneke Buren Cassidy Denman

	and the second s		
Dodds	Kibbie	Lucken	Nurse
Elvers	Klefstad	MeGill	Rigler
Ely	Kruck	McNally	Rilev
Flatt	Kyhl	Mills	Stanley
Floy	Lange	Mincks	Stephens
Hagie	Lisle	Murray	Van Gilst
Heaberlin Hill	Lodwick	Nims	Walker

Nays, 17:

Burke Shirley Heying Patton Coleman Main Reppert Shoeman Frommelt Messerly Schroeder Tabor Griffin O'Malley Shaff Vance Hansen

Absent or not voting, 5:

Burrows Elthon Hagedorn Reno Condon

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

On motion of Senator Rigler, Senate File 55, a bill for an act to repeal section twenty-seven (27) of chapter eighty (80), Acts of the Sixtieth General Assembly, relating to offices for the supreme court, was taken up for further consideration.

Senator Vance asked and received unanimous consent to withdraw the amendment filed by him on February 9 and found on page 237 of the Senate Journal.

Senator Vance offered the following amendment and moved its adoption:

Amend the title to Senate File 55 by striking from line 1 the word "repeal" and inserting in lieu thereof the word "amend".

Further amend Senate File 55 by striking all after the enacting clause

and inserting in lieu thereof the following:

Section 1. Section twenty-seven (27) of chapter eighty (80), Acts of the 60th General Assembly, is amended by striking from line two (2) "January 1, 1968" and inserting in lieu thereof "January 1, 1970".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 50:

Benda Beneke	Dodds Elvers	Heaberlin Heying	McGill McNally
Briles	Ely	Hill	Messerly
Buren	Flatt	Kibbie	Mincks
Burke	Floy	Klefstad	Murray
Burns	Frommelt	Kruck	Nims
Cassidy	Griffin	Kyhl	Nurse
Coleman	Hagedorn	Lange	O'Malley
DeKoster	Hagie	Lisle	Patton
Denman	Hansen	Main	Reno

Reppert Shirley Tabor Van Gilst Schroeder Shoeman Vance Walker Shaff Stanley

Navs. 6:

Lodwick Mills Riley Stephens Lucken Rigler

Absent or not voting, 3:
Burrows Condon Elthon

The amendment was adopted.

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

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

Ayes, 55:

Benda Frommelt Lodwick Reppert Beneke Griffin Lucken Rigler Briles Hagedorn Main Riley Buren Hagie McGillSchroeder Burns Hansen McNally Shaff Cassidy Heaberlin Messerly Shirley Coleman Heying Mills Shoeman DeKoster Hill Mincks Stanley Denman Kibbie Murray Stephens Dodds Klefstad Nims Tabor Elyers Kruck Nurse Vance Kvhl O'Mallev Van Gilst Ely Flatt Lange Patton Walker Flov Lisle Reno

Nays, 1: Burke

Absent or not voting, 3:

Burrows Condon Elthon

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 Ely, Senate File 36, a bill for an act authorizing school districts to pay for a group health insurance and group life insurance for employees, was taken up for further consideration, and the following amendment filed by Senators Kibbie and Ely:

1. Amend the title to Senate File 36 by striking the words "group health insurance" and substituting in lieu thereof the words "group health care coverage".

2. Amend Senate File 36 by striking all after the enacting clause and

inserting in lieu thereof the following:

"Section 1. Section two hundred seventy-nine point twelve (279.12), Code 1962, is hereby amended by inserting in line seven (7) after the word "law," the words "and may establish and pay all or any part thereof from school district funds the cost of group health insurance plans, non-profit group hospital service plans, non-profit group medical service plans and

group life insurance plans adopted by the board for the benefit of employees of the school district,".

Senator Walker offered the following amendment to the amendment:

Amend the amendment by striking all of section 1 and substituting in lieu thereof the following:

Section 1. Section two hundred seventy-nine point twelve (279.12), Code 1962, is amended by adding at the end thereof the words: "The board may establish group health, surgical and life insurance plans or non-profit group hospital or medical service plans under Chapter 514 of the Code for its employees and pay not more than one-half the cost thereof from school funds. Such insurance shall, if authorized, be purchased from agents within the district or an adjoining district".

Senator Walker moved the adoption of the amendment to the amendment.

The amendment to the amendment was lost.

Senator Beneke offered the following amendment to the amendment filed by Senators Ely and Kibbie:

Amend the amendment by striking section 1 and substituting in lieu thereof the following:

1. Amend the title to Senate File 36 by striking the words "group health insurance" and substituting in lieu thereof the words "group health care coverage, prearranged funeral plans".

2. Further amend said amendment by inserting after the word "plans" in line 11, the words "prearranged funeral plans".

Senator Beneke moved the adoption of the amendment to the amendment.

The amendment to the amendment was lost.

Senator Ely moved the adoption of the amendment, which motion prevailed, and the amendment filed by Senators Kibbie and Ely was adopted.

Senator Ely moved that the bill be read a third 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:

Benda Dodds Kruck Nurse Briles Elvers Lisle O'Malley Burke \mathbf{Ely} Lodwick Reppert Burns Flatt McGill Riley Cassidy Frommelt McNally Schroeder Colemán Hansen Messerly Shaff Condon Heying Mincks Shirley DeKoster Kibbie Murray Stanley Klefstad Denman Nims

Nays, 20:

Beneke Heaberlin Main Stephens Mills Tabor Buren Hill Floy Kvhl Patton Vance Griffin Rigler Van Gilst Lange Hagedorn Lucken Shoeman Walker

Absent or not voting, 4:

Burrows Elthon Hagie Reno

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 Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

THIRD READING OF BILLS

On motion of Senator Benda, Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent to withdraw the amendment filed by him on February 4 and found on pages 203 and 204 of the Senate Journal.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 2 by adding the following new section:

Sec. 2. Section twenty-one point four (21.4), Code 1962, is amended by striking from the last line the word "seven" and inserting in lieu thereof the word "ten".

The amendment was adopted.

Senator Benda moved that the bill be read a 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, 30:

Floy	Lange	Reno
Griffin	Lodwick	Reppert
Hagedorn	McGill	Riley
Hansen	McNally	Schroeder
Hill		Shaff
Kibbie	Nurse	Shirley
Klefstad	Patton	Stanley
Kruck		
	Griffin Hagedorn Hansen Hill Kibbie Klefstad	Griffin Lodwick Hagedorn McGill Hansen McNally Hill Nims Kibbie Nurse Klefstad Patton

Nays, 22:

Beneke Heaberlin Mills Stephens Murray Tabor Buren Heying Coleman Kyhl O'Malley Vance DeKoster Lucken Rigler Van Gilst Main Elv Shoeman Walker Frommelt Messerly

Absent or not voting, 7:

Briles Condon Hagie Mincks
Burrows Elthon Lisle

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

On motion of Senator Nims, Senate File 82, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler raised a point of order on Senate File 82 for the reason of the provisions of Senate Rule 21.

The Chair ruled the point well taken and Senate File 82 was referred to the committee on appropriations.

On motion of Senator Lodwick, Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 55:

Benda Flov Lodwick Reppert Frommelt Beneke Lucken Rigler Briles Griffin Main Riley McGill Hagedorn Buren Schroeder Burke Hansen McNally Shaff Burns Heaberlin Messerly Shirley Heying Mills Shoeman Cassidy Mincks Coleman Hill Stanley Kibbie DeKoster Murray Stephens Denman Klefstad Nims Tabor Dodds Nurse Vance Kruck O'Malley Van Gilst Elvers Kyhl ElyLange Patton Walker Flatt Lisle Reno

Nays, none.

Absent or not voting. 4:

Burrows Condon

Elthon

Hagie

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

On motion of Senator Hansen, Senate File 214, a bill for an act relating to taxation of fraternal beneficiary associations, was taken up and considered.

Senator Frommelt asked and received unanimous consent that action on Senate File 214 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, Senate File 34, a bill for an act relating to retirement systems for policemen and firemen, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent that House File 7 be substituted for Senate File 34.

On motion of Senator Reppert, House File 7, a bill for an act relating to retirement systems for policemen and firemen, was taken up and considered.

Senator Coleman took the chair at 2:05 p.m.

Senator O'Malley offered the following amendment and moved its adoption:

Amend House File 7, section 9, line 4, after the word "section" by adding the following: "to those who retire or become beneficiaries after July 4, 1965".

Further amend House File 7, section 12, line 2, by striking the words "the present rate of contributions" and inserting in lieu thereof the following: "seven and nine-tenths percent (7.9%)".

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend House File 7, section 12, line 4, by adding after the period (.) the following: "The fund created by the one percent (1%) increase in members contributions shall be maintained separately for the purpose of paying for the annual cost of the adjustments."

The amendment was adopted.

President Fulton took the chair at 2:15 p.m.

Senator O'Malley asked and received unanimous consent that action on House File 7 be deferred and that the bill be placed on the calendar under unfinished business.

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 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 62, a bill for an act relating to retirement age for firemen and policemen.

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

House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws.

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

House File 68, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), Code 1962.

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

House File 69, a bill for an act to exempt internes and resident doctors in training at hospitals and county medical examiners and deputy county medical examiners from the Iowa public employment retirement system.

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

House File 75, a bill for an act relating to the qualifications for a liquor license.

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 relating to the rules of administrative agencies.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 62

Amend Senate File 62 as follows:

1. By adding the following sections at the end of the bill:

"Sec. 3. Section four hundred eleven point six (411.6), Code 1962, is hereby amended by inserting after the period in line eight (8) of paragraph six (6), subsection one (1), the following:

Provided further that no member of said departments employed on the effective date of this Act shall be so retired until he has completed twenty-two (22) years service for service retirement and will recieve his pension benefits."

"Sec. 4. Section four hundred ten point six (410.6), Code 1962, is hereby amended by adding the following at the end of said section:

Provided further that no member of said departments employed on the effective date of this Act shall be so retired until he has completed twenty-two (22) years service for service retirement and will receive his pension benefits."

HOUSE MESSAGES CONSIDERED

House File 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court.

Read first and second times and passed on file.

House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws.

Read first and second times and passed on file.

House File 68, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), Code 1962.

Read first and second times and passed on file.

House File 69, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at hospitals and county medical examiners and deputy county medical examiners from the Iowa public employment retirement system.

Read first and second times and passed on file.

House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to qualifications for a liquor license.

Read first and second times, and passed on file.

House File 170, a bill for an act relating to the rules of administrative agencies.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 10, 64 and Senate Joint Resolution 10.

GILBERT E. KLEFSTAD, Chairman Senate Committee. MATTIE B. BOGENRIEF, 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 10, 64 and Senate Joint Resolution 10.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on the 11th day of February, 1965, sent to the Governor for his approval: Senate Files 10 and 64.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORT OF IOWA CAPITOL PLANNING COMMISSION

Senator O'Malley announced that in accordance with the provisions of Senate Concurrent Resolution 37, duly adopted by the Sixtieth General Assembly, he had filed with the Secretary of the Senate the report of the Iowa Capitol Planning Commission.

ACKNOWLEDGEMENT

I, Robert G. Moore, Secretary of the Senate, hereby acknowledge receipt of the report of the Iowa Capitol Planning Commission on the 11th day of February, 1965.

ROBERT G. MOORE, Secretary of the Senate, Sixty-first General Assembly of the State of Iowa.

AMENDMENTS FILED

- 1 Amend Senate File 52 by adding the following:
- 2 "Nothing in this act shall be construed to prevent or
- 3 discourage any person past 65 years of age from securing
- 4 a fishing license in accordance with the regularly es-
- 5 tablished fee."

DON S. MCGILL.

- 1 Amend Senate File 68 as follows:
- 2 By adding on line 7, following the word "policy", the
- 3 words, ", or a bargaining agreement".

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 190 as follows:
 - 1. Amend section 1, line 5, by striking the figure
- 3 "1966" and inserting in lieu thereof the figure "1967".
- 4 2. Amend section 1, line 6, by striking the date
- 5 "April 1, 1966" and inserting in lieu thereof the date
- 6 "January 1, 1967".

2

- 7 3. Amend section 1, line 8, by striking the date
- 8 "April 1, 1966" and inserting in lieu thereof the date
- 9 "January 1, 1967".
- 10 4. Amend section 1, line 11, by striking the date
- 11 "July 1, 1966" and insetring in lieu thereof the date
- 12 "July 1, 1967".
- 13 5. Amend section 1, line 20, by striking the date
- 14 "April 1, 1966" and inserting in lieu thereof the date

- 15 January 1, 1967".
- 16 6. Amend section 1, line 25, by striking the date
- 17 "July 1, 1966" and inserting in lieu thereof the date
- 18 "July 1, 1967".
- 7. Amend section 1, line 29, by striking the figure
- 20 "1966" and inserting in lieu thereof the figure "1967".
- 21 8. Amend section 2, line 4, by striking the date
- 22 "April 1, 1966" and inserting in lieu thereof the date 23 "January 1, 1967".

SEELEY G. LODWICK. DONALD G. BENEKE.

- Amend the Beneke amendment to Senate File 190, filed
- 2 February 9, 1965, by striking from line 6 the figure "5" 3 and inserting in lieu thereof the figure "2".

SEELEY G. LODWICK.

- 1 Amend Senate File 214, section 3 by striking everything
- 2 following the word and symbols "following", in line four (4)
- 3 and substituting in lieu thereof the following, "and on
- 4 premiums received by fraternal beneficiary associations on
- 5 life insurance policies or certificates which accumulate to
- 6 not more than five thousand dollars (\$5,000.00) on the life
- 7 of any one person."

JACK SCHROEDER. HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, February 12, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, FEBRUARY 12, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Paul O. Pfaltzgraff, pastor of the Staves Memorial Evangelical United Brethren Church, Des Moines, Iowa.

ANNOUNCEMENT

Senator Rigler rose and expressed the sorrow of the members of the Senate in the untimely death of Senator Burrows; and on behalf of the members of the Senate submitted the following memorial resolution:

SENATE MEMORIAL RESOLUTION By Rigler, Frommelt, Benda, Kyhl, Shoeman and Lucken

Whereas, on the 11th day of February, 1965, our colleague, the Honorable Robert O. Burrows, State Senator from the Twenty-second District of Iowa, passed away, and

Whereas, we of the Senate knew him to be a true and faithful public servant, a man of courage and conviction, a devoted husband and father,

and

Whereas, we mourn and regret the loss to this body of an esteemed friend,

now therefore,

Be It Resolved by the Senate: That we extend to the bereaved family and relatives of the late Honorable Robert O. Burrows our deep and profound sympathy in their sorrow, and that the President of the Senate appoint a committee of six to represent the Senate at the funeral of the deceased.

Be It Further Resolved: That an original signed copy of this resolution be forwarded to each member of his family.

On motion of Senator Rigler, the resolution was adopted and a floral tribute was placed on Desk No. 29 in the Senate chamber.

COMMITTEE APPOINTED

President Fulton appointed on the committee to represent the Senate Senators Rigler, Frommelt, Benda, Shoeman, Lucken and Kyhl.

PETITION

The following petition was presented and placed on file:

By Senator Hill, chairman of the committee on conservation and recreation, from thirty-three residents of Dubuque County, members

of the National Camper and Hikers Association, urging the purchase of land in Dubuque County for a recreational area.

INTRODUCTION OF BILLS

Senate File 247, by Senators Frommelt, O'Malley, Messerly and Condon, a bill for an act relating to directors and officers of credit unions.

Read first and second times and passed on file.

Senate File 248, by Senators Frommelt, Cassidy and Schroeder, bill for an act relating to a fee to the superintendent of banking by credit unions.

Read first and second times and passed on file.

Senate File 249, by committee on conservation and recreation, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels.

Read first and second times and placed on the calendar.

Senate File 250, by committee on conservation and recreation, a bill for an act to change the hunting, fishing and trapping license year from April 1 to the calendar year.

Read first and second times and placed on the calendar.

Senate File 251, by Senator Flatt, a bill for an act relating to accounting procedures of the conservation commission.

Read first and second times and passed on file.

Senate File 252, by Senators Ely, Kibbie, O'Malley and Mincks, a bill for an act relating to the election of the chairman of the board of control and department of social welfare.

Read first and second times and passed on file.

Senate File 253, by Senator Briles, a bill for an act relating to the appointment of a deputy collector by the county treasurer.

Read first and second times and passed on file.

Senate File 254, by Senators Shoeman, Hill and Main, a bill for an act relating to the levy for the county board of education.

Read first and second times and passed on file.

Senate File 255, by Senators Shoeman, Hill and Main, a bill for an act relating to special levies on school house tax.

Read first and second times and passed on file.

Senate File 256, by Senators Shoeman, Hill and Main, a bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4), relating to reimbursement of school districts for loss of taxes.

Read first and second times and passed on file.

Senate File 257, by Senators Heying, Nims and McGill, a bill for an act relating to the assessment of property.

Read first and second times and passed on file.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate Joint Resolution 15, a joint resolution relating to the report of the Capitol Planning Commission filed with the General Assembly as provided by law, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt 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 bill pass?" the vote was:

Yeas, 51:

T Cab, or.			
Benda	Flatt	Kyhl	Nurse
Beneke	Floy	Lange	O'Malley
Briles	Frommelt	Lisle	Reno
Buren	Griffin	Lodwick	Reppert
Burke	Hagedorn	Lucken	Rigler
Burns	Hagie	Main	Shoeman
Cassidy	Hansen	McGill	Stanley
Coleman	Heaberlin	McNally	Stephens
DeKoster	Heying	Messerly	Tabor
Denman	Hill	Mills	Vance
Dodds	Kibbie	Mincks	Van Gilst
Elvers	Klefstad	Murray	Walker
Ely	Kruck	Nims	

Nays, none.

Absent or not voting, 8:

Acres de la Constitución de la C	Elthon	Riley	Shaff
Condon	Patton	Schroeder	Shirley

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

On motion of Senator Lucken, Senate File 29, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution, with report of committee recommending amendment in accordance with the following amendment filed by Senator Lucken, et al., and passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken offered the following amendment and moved its adoption:

Amend Senate File 29 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventeen point seven (217.7), Code

1962, is hereby amended as follows:

1. By striking all of said section after the word "employ" in line four (4) and inserting in lieu thereof the words "such assistants as may be necessary and may, by board resolution, assign administrative duties and responsibilities to such assistants."

The amendment was adopted.

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

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

Ayes, 52:

Benda	Flatt	Kyhl	Nurse
Beneke	Floy	Lange	O'Malley
Briles	Frommelt	Lisle	Patton
Buren	Griffin	Lodwick	Reno
Burke	Hagedorn	Lucken	Reppert
Burns	Hagie	Main	Rigler
Cassidy	Hansen	McGill	Shoeman
Coleman	Heaberlin	McNally	Stanley
DeKoster	Heying	Messerly	Stephens
Denman	Hill	Mills	Tabor
Dodds	Kibbie	Mincks	Vance
Elvers	Klefstad	Murray	Van Gilst
Ely	Kruck	Nims	Walker

Nays, none.

Absent or not voting, 7:

	Elthon	Schroeder	Shirley
Condon	Riley	Shaff	•

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

On motion of Senator Frommelt, Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that action on Senate Joint Resolution 13 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Frommelt, Senate Joint Resolution 9, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills. with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt asked and received unanimous consent to withdraw the amendment filed by him on February 2 and found on page 181 of the Senate Journal.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 9 by striking lines 5, 6, and 7 and inserting in lieu thereof the following:

eight (8) and nine (9) the words ": if, after such re-construction, it"

and inserting in lieu thereof a period and adding the following:

"Appropriation bills shall be presented to the governor no later than three days prior to adjournment of the General Assembly and may be approved in whole or in part by".

The amendment was lost.

Senator Stanley offered the following amendment:

Amend Senate Joint Resolution 9 by striking lines 3 through 12 and inserting in lieu thereof the following:

"Section sixteen (16) of Article three (III) of the Constitution of the State of Iowa is hereby amended by adding the following new paragraph at the end thereof:

"The governor may approve appropriation bills and amounts therein in whole or in part, and may disapprove any part of an appropriation bill, including any part of an amount therein; and the part approved shall become a law. Any part of an appropriation bill disapproved by the governor shall be returned, with his objections, to the House in which it originated, or shall be deposited by him in the office of the secretary of state in the case of an appropriation bill submitted to the governor for his approval during the last three days of a session of the General Assembly, and the procedure in each case shall be substantially the same as provided for other bills. Any such part of an appropriation bill may be enacted into law notwithstanding the governor's objections, in the same manner as provided for other bills."

Senator Stanley asked and received unanimous consent to withdraw the amendment.

Senator Stanley offered the following amendment:

Amend Senate Joint Resolution 9 by striking lines 3 through 12 and inserting in lieu thereof the following:

"Section sixteen (16) of article three (III) of the Constitution of the State of Iowa is hereby amended by adding the following new paragraph at the end thereof:

"The governor may approve appropriation bills in whole or in part, and may disapprove any item of an appropriation bill; and the part approved shall become a law. Any item of an appropriation bill disapproved by the governor shall be returned, with his objections, to the house in which it originated, or shall be deposited by him in the office of the secretary of state in the case of an appropriation bill submitted to the governor for his approval during the last three days of a session of the General Assembly, and the procedure in each case shall be substantially the same as provided for other bills. Any such item of an appropriation bill may be enacted into law notwithstanding the governor's objections, in the same manner as provided for other bills."

Senator Lucken moved that action on Senate Joint Resolution 9 be deferred and that the resolution be placed on the calendar under unfinished business.

The motion lost.

On motion of Senator Frommelt, the Senate recessed until 11:10 a.m.

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate Joint Resolution 9 and the amendment offered by Senator Stanley.

Senator Messerly offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 19 the word "substantially".

The amendment to the amendment was adopted.

On motion of Senator Stanley, the amendment as amended was adopted.

Senator Rigler moved that action on Senate Joint Resolution 9 be deferred and that the resolution be made a special order of business for Tuesday, February 16, 1965, at 1:30 p.m.

Roll call was requested.

On the question "Shall Senate Joint Resolution 9 be made a special order of business?" the vote was:

Ayes, 18:

Briles DeKoster Flatt Griffin Hagie	Kyhl Lange Lisle Lodwick Lucken	Messerly Mills Rigler Shoeman	Stanley Stephens Vance Walker
---	---	--	--

37 00			
Nays, 32:			•
Buren Burke Burns Cassidy Coleman Denman Dodds Elvers	Ely Floy Frommelt Hagedorn Hansen Heaberlin Heying Hill	Kibbie Klefstad Kruck Main McGill McNally Mincks Murray	Nims Nurse O'Malley Patton Reno Reppert Tabor Van Gilst

Absent or not voting, 9:

Benda Beneke Condon Elthon

Riley Schroeder Shaff Shirley

The motion was lost.

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

Senate Joint Resolution 9, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

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

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

Section sixteen (16) of Article three (III) of the Constitution of the State of Iowa is hereby amended by adding the following new paragraph at the end thereof:

"The governor may approve appropriation bills in whole or in part, and may disapprove any item of an appropriation bill; and the part approved shall become a law. Any item of an appropriation bill disapproved by the governor shall be returned, with his objections, to the house in which it originated, or shall be deposited by him in the office of the secretary of state in the case of an appropriation bill submitted to the governor for his approval during the last three days of a session of the General Assembly, and the procedure in each case shall be the same as provided for other bills. Any such item of an appropriation bill may be enacted into law notwithstanding the governor's objections, in the same manner as provided for other bills."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 33:

Buren Burke Burns Cassidy Coleman Denman Dodds Elvers Floy Frommelt Hagedorn Hansen Heaberlin Heying Kibbie Klefstad Kruck Lucken Main McGill McNally Mincks Murray Nims

Nurse O'Malley Patton Reno Reppert Stanley Tabor Van Gilst Nays, 17:

Briles Hill Lodwick Shoeman DeKoster Kyhl Messerly Stephens Flatt Mills Lange Vance Griffin Lisle Rigler Walker Hagie

Absent or not voting, 9:

Benda Condon Riley Shaff Beneke Elthon Schroeder Shirley

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

EXPLANATION OF VOTE ON SENATE JOINT RESOLUTION 9

One of the reasons we voted "nay" on Senate Joint Resolution 9 is because we object to the procedure used in forcing the members of the Senate to vote without an opportunity to carefully consider the resolution as amended.

Senator Stanley completely rewrote the resolution on the floor this morning and it was further amended by Senator Messerly. We feel that in the interests of good government, all members of the Senate should have a chance to study the resolution as rewritten and amended before casting their votes on such an important matter as a constitutional amendment.

ROBERT R. RIGLER.
MAX MILO MILLS.
VERN LISLE.
JAMES BRILES.
JOSEPH B. FLATT.
JOHN A. WALKER.
RICHARD STEPHENS.
CLIFFORD M. VANCE.
R. W. HAGIE.
ELMER F. LANGE.
CHAS. F. GRIFFIN.
VERNON H. KYHL.
SEELEY G. LODWICK.
JOHN D. SHOEMAN.

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 28, a bill for an act to legalize the proceedings of the board of supervisors of Linn County.

WILLIAM R. KENDRICK, Chief Clerk.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Hansen, Kruck, Coleman, Lange and Beneke, to investigate the character and qualifications of John

Chrystal of Coon Rapids, Carroll County, Iowa, for the appointment as Superintendent of Banking; and also, under the provisions of Sections 524.1, 524.2 and 524.3, Code 1962, for the unexpired portion of the four-year term ending June 30, 1965, and for reappointment as Superintendent of Banking, under the provisions of Section 524.1 and 524.2, Code 1962, for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

President Fulton, in accordance with Senate Concurrent Resolution 9, duly adopted, announced the appointment of Senators Main, Heaberlin, McNally, Lisle and Lucken on the part of the Senate.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 82 Appropriations (under Rule 21)
- S. F. 241 Commerce
- S. F. 242 Transportation
- S. F. 243 Ways and means
- S. F. 244 Agriculture
- S. F. 245 Conservation and recreation
- S. F. 246 Governmental subdivisions
- H. F. 47 Judiciary
- H. F. 66 Judiciary
- H. F. 68 Judiciary
- H. F. 69 Public health
- H. F. 75 Judiciary
- H. F. 170 Judiciary
- S. F. 247 Commerce
- S. F. 248 Commerce
- S. F. 251 Governmental affairs
- S. F. 252 Industrial and human relations
- S. F. 253 Governmental subdivisions
- S. F. 254 Education
- S. F. 255 Education
- S. F. 256 Education
- S. F. 257 Ways and means

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 10, 1965, the Governor had approved the following bills:

Senate File 1, relating to confirmation of public officers by the Senate.

Senate File 15, relating to the membership of the Advisory Investment Board of the Iowa Public Employees Retirement System.

Senate File 27, relating to oleomargarine.

REPORTS OF COMMITTEES

Senator Hill submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred **Senate File 19**, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission, begs leave to report it has had the same under consideration and recommends the same **do pass**.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred Senate File 124, a bill for an act relating to the compensation of members of the state conservation commission, 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 124, section 1, line 6, by striking the words "fifteen hundred" and inserting in lieu thereof the words "one thousand".

EUGENE M. HILL, Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 79, a bill for an act relating to railroad track motor cars operated by common carriers; and providing penalties, 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 79 by striking all after the enacting clause and insert

in lieu thereof the following:

"Section 1. Amend chapter four hundred seventy-seven (477), Code 1962, by adding the following: All railroads shall be required to equip any regularly assigned section track power car used on its tracks with a transparent windshield sufficient in width and height to reasonably protect said employees; which windshield shall be of safety glass and shall be equipped with manually controlled windshield wiper which will remove rain, snow and sleet from the windshield while such power track car is in motion and tops of such material and construction to adequately provide reasonable protection for said employees from the inclement weather.

Sec. 2. Amend section four hundred seventy-seven point twenty-two (477.22), Code 1962, by striking the period (.) at the end of said section and inserting in lieu thereof the following ", also two (2) rear electric red lights of such construction and sufficient candle power to be plainly visible."

Sec. 3. The equipment provided for in sections one (1) and two (2) of this act shall be installed within eighteen (18) months after the effective date of this act

Sec. 4. Any railroad found guilty of violating the provisions of section one (1) of this act shall be fined not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) for each violation."

4

Amend the title in line one (1) by striking the word "motor" and inserting in lieu thereof the word "power".

MERLE W. HAGEDORN. Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 198, a bill for an act to amend section four hundred twenty-two (422), Code 1962, as amended by chapter two hundred fiftyeight (258), Acts of the Sixtieth General Assembly, relative to state personal net income tax and state business tax on corporations, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT. Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend the title to Senate Joint Resolution 11 by striking 1 2 from line 3 all after the words "Secretary of State" and in-
- serting in lieu thereof the words "and Treasurer of State".
 - Further amend Senate Joint Resolution 11, section 1, by
- 5 striking lines 3 through 7 inclusive, and inserting in lieu
- thereof "Section twenty-two (22) of Article four (IV) of the
- 7 Constitution of the State of Iowa is hereby repealed and the 8 following adopted in lieu thereof:
- 9 "The Governor shall have the power to appoint a Secretary
- 10 of State and Treasurer of State, who shall serve at".

VERN LISLE.

- 1 Amend Senate Joint Resolution 13 by striking lines
- 2 10 through 12 and inserting the following
- 3 in lieu thereof:
- 4 "However, the home rule power of municipal corpo-
- rations shall be subject to any express restrictions
- provided by, and shall be exercised in a manner not
- inconsistent with, the laws enacted by the General 7
 - Assembly."

DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m., Monday, February 15, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, FEBRUARY 15, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Enoch Hall, pastor of Our Savior Lutheran Church, Stanhope, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Floy for Monday and Tuesday on request of Senator Frommelt; Senator Buren for the day on request of Senator Frommelt; Senator DeKoster for the day on request of Senator Hagie.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from fifty-one residents of Polk County favoring fair school bus transportation for all school children.

By Senator Benda, from forty-one residents of Iowa County in opposition to legislation requiring a license to hunt deer on one's own property.

INTRODUCTION OF BILL

Senate File 258, by Senators Flatt, Nims, Lange, Kruck and Walker, a bill for an act relating to property tax.

Read first and second times and passed on file.

COMMITTEE FROM THE HOUSE

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 5, duly adopted, 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 Fulton presiding.

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

Senator Benda of Poweshiek moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor Hughes and National Commander of The American Legion, Donald E. Johnson, that the joint convention was ready to receive them.

Motion prevailed and the President appointed as such committee Senators Benda of Poweshiek, Kruck of Boone and Dodds of Des Moines, on the part of the Senate, and Representatives Stueland of Hancock, Busing of Hamilton and Foster of Cedar, on the part of the House.

The committee waited upon Governor Hughes and Commander Johnson and escorted them to the Speaker's station. President Fulton presented to the joint convention the Honorable Victor C. Stueland, Representative of Hancock County, who introduced Donald E. Johnson, National Commander of The American Legion, with the following remarks:

GOVERNOR HUGHES, LIEUTENANT GOVERNOR FULTON, MEMBERS OF THE SIXTY-FIRST GENERAL ASSEMBLY OF OUR IOWA LEGISLATURE, LADIES AND GENTLEMEN:

Today I have the greatest honor and privilege to present to you here in the House chamber of our Iowa State Capitol, our own Iowa-born orphan boy, who throughout all of his life his aim has always been to do his utmost in the service to his God, and to his country and now at the age of forty years he is a six foot four inches, two hundred fifty pound man, full of energy as he has been all through his life.

He took a great interest in the welfare of his hometown of West Branch, Iowa, in all of their community projects. At the start of World War II he enlisted in the United States Army and served with the 89th Infantry Division, and at the close of the war he was back in his hometown of West Branch and there joined the American Legion Post serving in nearly all of the elective offices. Later he was elected Commander of the First District, and in 1952 he was elected as our State Commander, and later elected as our National Executive Committeeman.

Last September at the National Convention in Dallas, Texas, he was unanimously elected National Commander of The American Legion and now he is being called to speak in all of these our United States, also in some foreign countries in carrying out The American Legion programs of Peace on Earth and Good Will to All Men. I now present to you our National Commander, Donald E. Johnson.

ADDRESS BY NATIONAL COMMANDER DONALD E. JOHNSON

Thank you very much, Representative Stueland, Governor Hughes and President Fulton. I'm so pleased to be home again. I am proud to be an Iowan, and I am proud to represent a volunteer organization of more than two-and-a-half million war veterans. I am humbled by the great responsibility that is mine as I seek to represent fairly and factually the views of these men and women who have dedicated their lives to the service of God and country.

It was my distinct privilege and pleasure to have had a fine Iowa

Legionnaire as my guest at an American Legion reception during inaugural week in Washington, D. C., the Governor of the great State of Iowa, The Honorable Harold Hughes.

In many instances, this is my first opportunity to personally thank those of you who, as members of the last General Assembly, were instrumental in passage of a joint resolution supporting my candidacy for the office of National Commander of The American Legion. Your action, I know, contributed heavily to the success of my campaign and I take this occasion to express my sincere appreciation.

My friends in Iowa have been sending me newspaper clippings indicating a bit of apprehension on the part of some as to my subject matter before

this distinguished Assembly.

Fortunately for me, this august body placed no limitation on me. I should say, however, that the Constitution of The American Legion states that our organization "shall be absolutely non-political," and I shall live by the rules of those whom I represent.

If I had been limited to material non-controversial in nature, I'm afraid I could not have said "good morning," for you can always find someone who

wants to know "what's so good about it?"

Numerous newspapers across this great nation, in both the news and editorial columns, have alluded to the position of The American Legion with reference to communism and the appearance of communists or communist-oriented speakers before audiences at our tax-supported schools, colleges and universities. The American Legion's strong historical position of being firmly anti-communist needs no defense from me.

Our position concerning communist speakers, or for that matter any speaker whose purpose is to promote a foreign "ism" is well established and needs no clarification from me today. We simply say that there is no moral or legal obligation to provide any speaker, who advocates the violent overthrow of our government, with any tax-supported forum or platform.

This does not mean that we advocate suppression of teaching about communism in our public schools. Quite the contrary. The American Legion, in cooperation with the National Education Association, created a joint study committee to delve into this problem in depth. After several years of effort there was developed a handbook entitled "Guidelines for Teaching About Communism," designed as an aid for teachers in junior and senior high schools.

We will have available a copy for every legislator. It has been provided to school superintendents and administrators in public and private school systems throughout the land. It has been widely acclaimed for its excellence, and in the 1964-65 survey by the Institute for American Strategy on the subject of education about communism in secondary schools there appears

this commentary:

"The latest IAS survey indicates that the guidelines publication with the widest acceptance among educators is Guidelines For Teaching About Communism in Junior and Senior High Schools issued by the Joint Committee of the National Education Association and The American Legion. The cooperation of these two highly respected and potent national groups has resulted in possibly the most important 'breakthrough' in this field in recent years. Educators, particularly at the working levels, seem to feel that they can present a program upon which these two organizations have cooperated with relative assurance of community support and minimum criticism."

The American Legion is highly gratified by that appraisal and I am personally proud of the fact that two Iowans played key roles in the development of this handbook. Dr. John H. Haefner, of University High

School in Iowa City, was an outstanding resource contributor and Ed Wieland, of Des Moines, The American Legion's Assistant National Director of Americanism, was responsible for coordinating much of The American Legion's effort, and for final distribution of the book.

The American Legion has four basic programs—Americanism, Child Welfare, National Security and Rehabilitation. The subject which I have just discussed falls within the province of our National Americanism Com-

mission.

Upon my election in Dallas, Texas, I told the delegates that I wanted to dedicate my tenure of office as National Commander of The American Legion to service to youth of America—to a revitalization of all those great service programs of The American Legion designed to serve the young people of this land—to build a young America strong in mind and body to build a young America strong in devotion to God and country-to build a young America dedicated to the preservation of the ideals of freedom. justice and democracy.

Our programs of Boys State and Boys Nation, of Boy Scout sponsorship, of Boys Club support, National High School Oratorical Contest and American Legion Baseball all are showing a marked increase in activity this year. As for our youth activities in Iowa, I shall have an important announcement to make at The American Legion's conference banquet tonight

here in Des Moines.

The American Legion's Child Welfare program moves with the times. shifting program emphasis when necessary to best meet the changing challenges of changing situations. By mid-1965 The American Legion and its affiliated organizations will have expended more than \$200,000,000 of our own funds to help young Americans cope with the problems of disease, want and neglect.

Our Child Welfare Foundation makes grants-in-aid to established research projects in the diseases of childhood. One of those grants made in 1946 to The American Heart Association, a joint project of The American Legion and the Auxiliary, totaling \$50,000, sparked a vast heart research program in the area of rheumatic fever and heart disease which has saved the lives

of countless American youngsters.

This year The American Legion's Child Welfare program contains four legislative objectives requiring implementation at the state level. These are: 1. Legislation to curb the illicit traffic in dangerous and habit forming

drugs.

- 2. Legislation requiring tests for P-K-U (Phenylketonuria) in newborn infants.
 - 3. Legislation on the abused and battered child, and.
- 4. Legislation requiring the use of safety glasses in certain school activities.

There are good and valid reasons behind each of these proposals. Each is in the public interest, and we shall be grateful for your careful consideration of each of these measures as they may be brought before you.

The American Legion's program of national security is one in which we must concern ourselves with affairs of the federal government. The American Legion has been, and shall continue to be, the watchdog over the defense posture of the nation. Our most recent venture has been a most careful study of Secretary McNamara's proposal to re-align the army reserve and national guard forces.

I was in Denver, Colorado, on December 12 when the Secretary made his announcement. On Monday, December 14, I appointed an executive section from our National Security Commission, including our own Bob Bush from Des Moines, to study the situation. On Thursday, December 17, that group

was in Washington conferring with officials of the Department of Defense and Army Reserve and National Guard officials.

The recommendation of the executive section was mailed to our National Executive Committee members, resulting in conditional American Legion approval of Secretary McNamara's plan—that condition being that the re-alignment be implemented as outlined by the Secretary.

Our program of rehabilitation is one of sacred trust and responsibility and our most current and important concern in this area is the January 13 announcement by the Veterans Administration of plans to close thirty-one existing facilities of the VA, including the domiciliary at Clinton, Iowa, and again we are grateful to this body for your resolution regarding the closing of this installation.

The American Legion is pledged to an all-out campaign to have this order stayed for we consider it a false economy move and a reflection of the antiveteran attitude of the Bureau of the Budget. Those needy and deserving veterans who are now being cared for in these installations are going to have to be cared for elsewhere and there will be no reduction in the cost of care at another location.

The closing of sixteen regional offices will work a hardship on many who are neither physically nor financially capable of traveling long distances to obtain the counselling and services which they need and to which they are entitled.

Particularly pathetic is the plight of the domiciliary member. The average age of those men is sixty-nine years, most of them have no family, and most are victims of disabling illnesses, primarily heart disease. If the present order of the VA is permitted to stand, Iowa and its subdivisions will have an additional five hundred to six hundred men to care for.

The American Legion is pleased to note that the Iowa legislature continues to show its concern and compassion for those who served their state and nation in time of war, and now find themselves in need of assistance. I refer to the measure pending before you which would provide funds for additional facilities at the Iowa Soldiers Home at Marshalltown. I'm sure it will receive your favorable consideration and action.

The American Legion too is vitally interested in this facility, and I am pleased to report to you and to make public for the first time the fact that through monies made available to me, as National Commander, work has begun on the installation of an occupational therapy unit at the Iowa Soldiers Home. It will cost in the area of \$8,500 to \$10,000, and a formal dedication is being planned for late this spring.

In conclusion I should like to place new emphasis on the politically nonpartisan attitude of The American Legion. This organization is comprised of both Democrats and Republicans at every level of our structure, and within our ranks you will find men and women of every race, color and creed.

Every policy position of The American Legion originates in a local Post, and it could be any one of more than 16,500 Posts. If the local action survives the movement through district, state and national conventions, it then becomes American Legion policy.

A look at the record of The American Legion will reveal that we have, through the years, had many an occasion to offer both praise and criticism of Democrat and Republican alike.

With The American Legion, it is not party political affiliation that counts. In taking our stand on vital issues of the day we seek to examine all points of view, to hear all the facts available to us, then to apply the single standard of what we, in our hearts and minds, believe to be in the hest interests of America.

I trust that my message this morning has been informative, rather than political or controversial in nature, and I trust that it will be accepted in

the spirit in which it is offered.

In this time of great challenge to America, The American Legion, I promise you, does not propose to be an organization of good men content to do nothing, but rather we shall continue as we have always been—an organization of those who served in wartime to save freedom, and are now ready to serve in peacetime the noblest of all causes, our God and our country.

Governor Hughes and Commander Johnson were escorted from the House chamber by the committee previously appointed.

Senator O'Malley of Polk moved that the joint convention be now dissolved.

The 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 17, a bill for an act conferring authority on the Iowa State Traveling Library.

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

Senate File 48, a bill for an act to make a deficiency appropriation for printing, legal and other expenses of the court study commission established by the Sixtieth General Assembly.

Also: That the House has concurred in Senate amendment to and adopted House Concurrent Resolution 8, regarding acquisition of additional land adjoining the Herbert Hoover Park.

Also: 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 displaying of lighted headlamps on motor vehicles upon a highway.

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

House File 21, a bill for an act relating to public libraries.

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

House Concurrent Resolution 14, relating to the legislature of the State of Iowa urging Congress to continue to support feed grain legislation and to continue to provide technical assistance in soil and water conservation.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 14 By Scherle of Fremont-Mills, Gillette of Clay-Dickinson, Mueller, Edgington and Baringer

There are indications that the Congress of the United States may be asked to reduce the budget for federal participation in the Agricultural Conservation Program, and the Federal Feed Grain Program, and

Whereas, the present Feed Grain Program has raised farm income, has protected the family farm, has reduced surpluses and lowered storage costs,

Whereas, the present A. C. P. budget has remained the same for several years while costs have been increasing, and

Whereas, good progress has been made in Iowa in conserving soil and water but much work is vet to be done, and

Whereas, Iowa has about twenty-five percent of the Grade A land in the United States and in the nation we are losing annually soil at the rate of about twenty-one thousand 80-acre farms, and

Whereas, conservation of soil and water is without a doubt the most desirable investment in the national economy, therefore,

Be It Resolved by the House, the Senate Concurring, that the legislature of the State of Iowa urges Congress to continue to support feed grain legislation and to continue to provide technical assistance in soil and water conservation on the same basis as heretofore and that any curtailment in these policies would seriously hamper these important programs.

Be It Further Resolved that a copy of this resolution be forwarded to each of the members of the Iowa delegation in the Congress of the United States.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 12, 1965, the Governor had approved the following bills:

Senate File 10, relating to providing custodial officers and guards at the state penitentiary and the men's reformatory with uniforms.

Senate File 64, authorizing cities and towns to take and pay consideration for options to buy real estate for public purposes.

AMENDMENTS FILED

- 1 Amend Senate File 112, section 1, line 10, by
- 2 striking the word "deceased" and inserting in lieu thereof
- 3 the words "such a person".

ADOLPH W. ELVERS.

- 1 Amend Senate File 250 by adding the following:
- 2 Sec. 2. This Act, being deemed of immediate importance
- 3 shall take effect and be in full force from and after its
- 4 passage and publication in the Marshalltown Times-Republican,
- 5 a newspaper published in Marshalltown, Iowa, and the Cedar
- Rapids Gazette, a newspaper published in Cedar Rapids, Iowa.

MAX MILO MILLS.

In respect to the late Senator Burrows, and on motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Tuesday, February 16, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, FEBRUARY 16, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Senator Don S. McGill, Melrose, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Vance for Tuesday and Wednesday on account of the death of Mrs. Vance's mother on request of Senator Shoeman.

PETITIONS

The following petitions were presented and placed on file:

By Senator Elvers, from thirty-six residents of Allamakee County favoring fair school bus transportation for all school children.

By Senator Klefstad, from six hundred sixty-nine residents of Harrison and Pottawattamie Counties favoring legalized bingo.

By Senator Reppert, from fifty-one residents of Polk County in opposition to a premium tax on fraternal benefit societies; also, from eleven residents of Polk County favoring fair school bus transportation for all school children.

By Senator Shaff, from seven thousand nine hundred seventy-five residents of Clinton County favoring fair school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Flatt asked and received unanimous consent to present to the Senate twenty-four students, members of the senior government class of the Murray Community School, who were present in the balcony accompanied by their superintendent, A. T. Voss, and instructor, Floyd Fry.

Senator Denman asked and received unanimous consent to present to the Senate fourteen students, members of the fifth and sixth grade classes of the Mt. Olive Lutheran School, Des Moines, who were present in the balcony accompanied by their instructor, Corinne Thomas.

Senator Shirley asked and received unanimous consent to present to the Senate one hundred forty students from the Perry Community Schools who were present in the balcony accompanied by their instructors, Ester Smull, John Arthaud and Marvin Scott.

INTRODUCTION OF BILLS

Senate File 259, by Senator Burns, a bill for an act relating to vacation benefits for employees of the State of Iowa.

Read first and second times and passed on file.

Senate File 260, by Senator Messerly, a bill for an act to restrict the use of firearms near buildings while hunting.

Read first and second times and passed on file.

Senate File 261, by Senators Reno and Riley, a bill for an act to define a lottery.

Read first and second times and passed on file.

Senate File 262, by Senators Denman, O'Malley and Riley, a bill for an act to amend section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross examination of witnesses.

Read first and second times and passed on file.

Senate File 263, by Senators Denman, O'Malley and Reppert, a bill for an act relating to the taking of bids in connection with public improvements in cities and towns.

Read first and second times and passed on file.

Senate File 264, by Senators Denman, Stanley and Shirley, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions.

Read first and second times and passed on file.

Senate File 265, by Senators Flatt, Briles, Floy, Kruck, Cassidy, Reno, Beneke, Nims and Lange, a bill for an act to exempt a portion of military pay received by persons in the armed services and the state militia from taxation.

Read first and second times and passed on file.

Senate File 266, by Senators Riley and Ely, a bill for an act relating to the artisan's lien.

Read first and second times and passed on file.

Senate File 267, by Senator Benda, a bill for an act relating to firearms permits.

Read first and second times and passed on file.

Senate File 268, by committee on appropriations, a bill for an act relating to the salary of the commissioner of health.

Read first and second times and placed on the calendar.

Senate File 269, by Senators Shirley and Lodwick, a bill for an act amend chapter two hundred ninety-seven (297), Code 1962, relating to school site tax.

Read first and second times and passed on file.

Senate File 270, by Senator Shirley, a bill for an act relating to the effect of failure to demur to an indictment.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 5, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway.

Read first and second times and passed on file.

House File 21, a bill for an act relating to public libraries.

Read first and second times and passed on file.

HOUSE AMENDMENT CONSIDERED

Senator Reppert called up for consideration Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 62 as follows:

1. By adding the following sections at the end of the bill:

"Sec. 3. Section four hundred eleven point six (411.6), Code 1962, is hereby amended by inserting after the period in line eight (8) of paragraph six (6), subsection one (1), the following:

Provided further that no member of said departments employed on the effective date of this Act shall be so retired until he has completed twenty-two (22) years service for service retirement and will receive his pension benefits."

"Sec. 4. Section four hundred ten point six (410.6), Code 1962, is hereby amended by adding the following at the end of said section:

Provided further that no member of said departments employed on the effective date of this Act shall be so retired until he has completed twenty-two (22) years service for service retirement and will receive his pension benefits."

On motion of Senator Reppert, the Senate concurred in the House amendment.

Senator Reppert 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, 49:

Lodwick Renda Hagedorn Patton Ruren Hagie Lucken Reno Hansen Main Burns Reppert Heaberlin McGill Rigler Cassidy McNally Coleman Heving Rilev Condon Schroeder Hill Messerly DeKoster Kibbie Mills Shaff Shirley Denman Klefstad Mincks Dodds Kruck Murray Shoeman Elvers Kyhl Nims Stanley Flatt Lange Nurse Tabor Van Gilst Frommelt Lisle O'Malley Griffin

Navs, none.

Absent or not voting, 10:

Beneke Floy Vance
Briles Elthon Stephens Walker
Burke Elv

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

Senator Frommelt asked unanimous consent to take up for consideration Senate File 250.

Objection was raised.

Senator Frommelt moved that action on Senate File 214 and Senate Joint Resolution 11 be deferred and that they retain their place on the calendar.

The motion prevailed.

THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 39, a bill for an act to amend section three hundred twenty-four point thirty-eight (324.38), Code 1962, relating to reports by special fuel dealers or users to the state treasurer's office, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a 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, 50:

Benda Hagedorn Lucken Reppert Burke Hagie Main Rigler Burns Hansen McGill Rilev Cassidy McNally Heaberlin Schroeder Coleman Heving Messerly Shaff Condon Hill Mills Shirley DeKoster Kibbie Murray Shoeman Denman Klefstad Nims Stanley Dodds Kruck Nurse Stephens Elvers Kyhl O'Malley Tabor Flatt Lange Patton Van Gilst Frommelt Lisle Reno Walker Lodwick Griffin

Nays, 1:

Buren

Absent or not voting, 8:

Beneke Ely Mincks Briles Elthon Floy Vance

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

On motion of Senator Coleman, Senate File 83, a bill for an act relating to the compensation of Iowa real estate commission members, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that action on Senate File 83 be deferred and that the bill be placed on the calendar under unfinished business.

SPECIAL ORDER

The hour of 10:00 a.m. having arrived, the Chair announced the special order of business on Senate File 190.

On motion of Senator Kibbie, Senate File 190, a bill for an act relating to reorganization of school districts, was taken up and considered.

Senator Beneke asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 190 as follows:

1. Amend section 1, line 5, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

2. Amend section 1, line 6, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

3. Amend section 1, line 11, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

4. Amend section 1, line 20, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

5. Amend section 1, line 25, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

6. Amend section 1, line 29, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

7. Amend section 2, line 4, by striking the figure "1966" and inserting in lieu thereof the figure "1968".

Senator Beneke offered the following amendment:

Amend Senate File 190 by adding the following as a new section following section 1 and renumbering the remaining section:

"The county board of education may postpone the attachment of any area to a high school district for a period of not to exceed 5 years if it finds that any of the following facts exist:

1. That the redistribution of pupils residing in the area would result in

overcrowded classrooms.

- 2. That reorganization proceedings would impair the marketability of school bonds voted by any school district likely to be affected by such attachment.
- 3. That buildings are under construction which, when completed, will serve the area to be attached."

Senator Lodwick offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 6 the figure "5" and inserting in lieu thereof the figure "2".

The amendment to the amendment was adopted.

Senator Beneke moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes,	13:
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Beneke	Griffin	Lodwick	Shoeman
Buren	Kyhl	Lucken	Stephens
Coleman Dodds	Lange	Patton	Walker

Navs. 42:

Frommelt	Main	Reno
Hagedorn	McGill	Reppert
Hagie	McNally	Rigler
Hansen	Messerly	Riley
Heaberlin	Mills	Schroeder
Heying	Mincks	Shaff
Hill	Murray	Shirley
Kibbie	Nims	Stanley
Klefstad	Nurse	Tabor
Kruck	O'Malley	Van Gilst
Lisle		
	Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck	Hagedorn McGill Hagie McNally Hansen Messerly Heaberlin Mills Heying Mincks Hill Murray Kibbie Nims Klefstad Nurse Kruck O'Malley

Absent or not voting, 4:

A STATE OF THE STATE OF	Elthon	Floy	Vance

The amendment to the amendment was lost.

Senator Lodwick offered the following amendment filed by Senators Lodwick and Beneke:

Amend Senate File 190 as follows:

- 1. Amend section 1, line 5, by striking the figure "1966" and inserting in lieu thereof the figure "1967".
- 2. Amend section 1, line 6, by striking the date "April 1, 1966" and inserting in lieu thereof the date "January 1, 1967".
- 3. Amend section 1, line 8, by striking the date "April 1, 1966" and inserting in lieu thereof the date "January 1, 1967".
- 4. Amend section 1, line 11, by striking the date "July 1, 1966" and inserting in lieu thereof the date "July 1, 1967".
- 5. Amend section 1, line 20, by striking the date "April 1, 1966" and inserting in lieu thereof the date January 1, 1967".
- 6. Amend section 1, line 25, by striking the date "July 1, 1966" and inserting in lieu thereof the date "July 1, 1967".
- 7. Amend section 1, line 29, by striking the figure "1966" and inserting in lieu thereof the figure "1967".
- 8. Amend section 2, line 4, by striking the date "April 1, 1966" and inserting in lieu thereof the date "January 1, 1967".

Senator Lodwick moved the adoption of the amendment.

Roll call was requested.

Dodds

On the question "Shall the amendment be adopted?" the vote was:

Lisle

Reno

Ayes, 19:

Benda

Beneke Briles Buren	Griffin Hagie Kyhl	Lodwick Lucken Mills	Shoeman Stephens Walker
Coleman	Lange	Patton	W Garea
Nays, 36:			
Burke	Frommelt	Main	Reppert
Burns	Hagedorn	McGill	Rigler
Cassidy	Hansen	McNally	Riley
Condon	Heaberlin	Messerly	Schroeder
DeKoster	Heying	Mincks	Shaff
Denman	Hill	Murray	Shirley
Elvers	Kibbie	Nims	Stanley
Ely	Klefstad	Nurse	Tabor
Flatt	Kruck	O'Malley	Van Gilst
Absent or no	ot voting, 4:		
	Elthon	Floy	Vance

The amendment was lost.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 190 by adding after the word "district" in lines 9 and 10 the following: ", or districts".

Further amend Senate File 190 by adding after the word "district" in line 23 the words ", or districts".

The amendment was adopted.

Senator Kibbie moved that the bill be read a third 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:

Benda Hagedorn Lucken Reno Briles Hagie Main Reppert Buren Hansen McGill Rigler Heaberlin McNally Burke Riley Heying Messerly Schroeder Burns Hill Mills Cassidy Shaff Kibbie Mincks Shirley Condon DeKoster Klefstad Murray Shoeman Denman Kruck Nims Stanley Nurse Elvers Kyhl Tabor Ely O'Malley Van Gilst Lange Flatt Lisle Patton Walker Lodwick Frommelt

Nays, 5:

Beneke Dodds Griffin Stephens

Coleman

Absent or not voting, 4:

The bill having received a constitutional majority was declared to

Flov

Vance

On motion of Senator Klefstad, Senate File 87, a bill for an act relating to state boiler inspection, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill offered the following amendment:

have passed the Senate and the title was agreed to.

Amend Senate File 87 as follows:

Elthon

Amend section 6 by striking all of said section following the word "collection" in line 5 and placing a period thereafter.

The amendment was adopted.

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

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

Ayes, 54:

Benda DeKoster Hagie Lisle Denman Heaberlin Lodwick Beneke Briles Dodds Heying Lucken Elvers Hill Main Buren Burke Ely Kibbie McGill Klefstad McNally Burns Flatt Frommelt Kruck Messerly Cassidy Griffin Mills Kvhl Coleman Mincks Condon Hagedorn Lange

Murray Nims Nurse O'Mallev Patton

Reno Reppert Rigler Rilev Schroeder

Shaff Shirley Shoeman Stanley

Stephens Tabor Van Gilst Walker

Navs, none.

Absent or not voting, 5: Les Gard Specie

Elthon

Flov

Hansen

Vance

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 42, a bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.

Also: 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 to provide for the education of children in state controlled institutions.

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

Senate File 99, a bill for an act to set speed limits on roadways at institutions under the control of the state board of regents.

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

Senate File 114, a bill for an act relating to cattle testing.

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

House File 73, a bill for an act to amend section eighty-five point twentyseven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation.

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 continuous signal by vehicle drivers of intention to turn.

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

House File 138, a bill for an act relating to size of schoolhouse sites and to enact a substitute therefor.

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

House File 209, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies.

Also: 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 concerning insider trading of domestic stock insurance company equity securities.

WILLIAM R. KENDRICK Chief Clerk.

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HOUSE MESSAGES CONSIDERED

House File 73, a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation.

Read first and second times and passed on file.

House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn.

Read first and second times and passed on file.

House File 138, a bill for an act to repeal sections two hundred ninety-seven point two (297.2), two hundred ninety-seven point three (297.3) and two hundred ninety-seven point four (297.4), Code 1962, relating to size of schoolhouse sites and to enact a substitute therefor.

Read first and second times and passed on file.

House File 209, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies.

Read first and second times and passed on file.

House File 210, a bill for an act concerning insider trading of domestic stock insurance company equity securities.

Read first and second times and passed on file.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Denman, Chairman, Reppert, Hill, Flatt and Benda, to investigate the character and qualifications of Harry J. Bradley, Jr., of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa State Highway Commission; and under the provisions of Sections 307.1 and 307.2, Code 1962, for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Floy, Chairman, Buren, Kibbie, Hagie and Rigler, to investigate the character and qualifications of Stanley L. Haynes of Mason City, Cerro Gordo County, Iowa, for re-

appointment as a member of the Iowa Natural Resources Council; and under the provisions of Section 455A.4, Code 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Stanley, Chairman, Stephens, Burns, Condon and Cassidy, to investigate the character and qualifications of Earl E. Jarvis of Wilton Junction, Muscatine County, Iowa, for reappointment as a member of the State Conservation Commission; and under the provisions of Sections 107.1, 107.2 and 107.3, Code 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Lisle, Chairman, Heaberlin, Klefstad, Griffin and Nims, to investigate the character and qualifications of Harold L. Martin of Hamburg, Fremont County, Iowa, for reappointment as a member of the Board of Parole; and under the provisions of Sections 247.1 and 247.2, Code 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Hansen, Chairman, Shirley, Murray, Shoeman and Walker, to investigate the character and qualifications of Frank B. Means, Manilla, Crawford County, Iowa, for reappointment as a member of the Iowa State Commerce Commission; and under the provisions of Section 474.2, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Briles, Chairman, Main, Burke, Lucken and Nurse, to investigate the character and qualifications of Jonathan B. Richards of Red Oak, Montgomery County, Iowa, for appointed as a member of the State Board of Regents; and under the provisions of Sections 262.1, 262.2, 262.3 and 262.6, Code 1962, for the unexpired portion of the regular six-year term ending June 30, 1969.

SPECIAL ORDER OF BUSINESS

Senator Frommelt asked and received unanimous consent that Senate File 65 be made a special order of business for Thursday, February 18, 1965, at 9:00 a.m.

Senator Frommelt asked and received unanimous consent that Senate File 157 be made a special order of business for Tuesday, February 23, 1965, at 9:00 a.m.

ADDITIONAL COPIES

Senator Hansen asked and received unanimous consent to have five hundred additional copies of Senate File 200 printed.

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

AFTERNOON SESSION

The Senate reconvened, Senator Coleman presiding.

JOINT RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it sent, on the 11th day of February, 1965, to the Secretary of State for deposit Senate Joint Resolution 10.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, from the joint committee on enrolled bills, submitted the following report:

Mr. President: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 28.

GILBERT E. KLEFSTAD,

GLIBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 28.

BILL SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate File 28.

Passed on file.

GILBERT E. KLEFSTAD, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 258 Ways and means
- S. F. 259 Governmental affairs
- S. F. 260 Conservation and recreation
- S. F. 261 Judiciary
- S. F. 262 Judiciary
- S. F. 263 Governmental subdivisions
- S. F. 264 Judiciary
- H. F. 5 Transportation
- H. F. 21 Education
- H. F. 73 Industrial and human relations
- H. F. 138 Education

REPORT OF COMMITTEE

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 60**, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend the amendment to Senate File 78, filed by Briles on
- 2 February 10, 1965 as follows:
- 3 By inserting in line 2 after the figures "147," the words
- 4 and figures "and Chapter 169,".

JAMES E. BRILES.

- 1 Amend Senate File 79 as follows:
- 2 Amend the transportation committee amendment to Senate File 79
- 3 by striking the word "real" in line 17 and insert in
- 4 lieu thereof the word "rear".

MERLE W. HAGEDORN.

- 1. Amend Senate File 112, section 1, line 10, by
- 2 striking the words "the deceased" and inserting in lieu
- 3 thereof the words "such a person".

ADOLPH W. ELVERS.

- 1 Amend Senate File 26 as follows:
 - 1. By striking all of section 15 and
- 3 inserting in lieu thereof the following:

Reports and examinations. The president or the 4 vice-president and secretary of each association authorized to do 5 б business under this chapter shall annually before the first day 7 of March prepare under oath and file with the commissioner of 8 insurance a full, true and complete statement of the condition of such association on the last day of the preceding year. The 9 commissioner of insurance shall prescribe the report forms and 10 11 shall determine the information and data to be reported.

Such associations shall pay the same expenses of any examination made or ordered to be made by the commissioner of

14 insurance and the same fees for the annual reports and annual 15 certificates of authority as are required to be paid by domestic

16 companies organized and doing business under chapter five hundred 17 fifteen (515) of the Code, which certificates shall expire March

18 31 of the year following the date of issue.

Each association shall conduct an annual audit of its records and affairs, such audit to be performed by a certified public accountant or a public accountant licensed by the State of Iowa.
A copy of such audit report shall be filed annually with the commissioner of insurance."

2. By striking from lines 8 and 9 of section
2. By striking from lines 8 and 9 of section
2. 18 the words "received upon all windstorm or hail
2. insurance" and substituting in lieu thereof the following: "paid
2. for windstorm or hail reinsurance".

28 3. By adding thereto the following section:

Sec. 34. Section five hundred seven point one (507.1), Code 1962, is hereby amended by striking from line five (5) the words "except county mutuals" and substituting in lieu thereof the words "associations subject to the provisions of this Act".

DONALD W. MURRAY.

1 Amend Senate Joint Resolution 11 as follows:

2 1. Amend section 1, line 7 by striking after 3 the first word "State" the words ", Treasurer of State, and

4 Attorney General" and inserting in lieu thereof the words "and

5 Treasurer of State".

6

2. Amend the title by striking after the words "Secretary

7 of State" the words ", Treasurer of State, and Attorney General" 8 and inserting in lieu thereof the words "and Treasurer of State".

EUGENE M, HILL.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, February 17, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 17, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend C. J. Gaul, pastor of Sacred Heart Catholic Church, Chariton, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reppert, from seventeen residents of Polk County favoring fair school bus transportation for all school children; also, from ten residents of Polk County in opposition to bus transportation for all school children.

By Senator Beneke, from fourteen residents of Pocahontas County in opposition to a premium tax on fraternal beneficiary associations.

By Senator Kruck, a resolution representing ninety-four residents of Greene County in opposition to a premium tax on fraternal beneficiary associations.

By Senator Kibbie, from four hundred fifteen residents of Palo Alto County in opposition to legislation requiring at least fifteen hundred pupils be enrolled in a school district.

By Senator Griffin, from twenty-two residents of Monona County favoring proposed wage legislation for county officers. Also, from fifteen residents of Harrison County in opposition to a premium tax on fraternal beneficiary associations.

By Senator Lange, from eighteen residents of Calhoun County in opposition to legislation requiring that at least fifteen hundred pupils be enrolled in a school district.

PRESENTATION OF VISITORS

Senator Hagedorn asked and received unanimous consent to present to the Senate five students from the Milford Community School who were present in the balcony.

Senator Heaberlin asked and received unanimous consent to present to the Senate six students from the Indianola High School who were present in the balcony.

Senator Lisle asked and received unanimous consent to present to the Senate nine students from the Shenandoah High School who were present in the balcony.

Senator McGill asked and received unanimous consent to present to the Senate eighteen students from the Chariton Community High School who were present in the balcony.

Senator Shirley asked and received unanimous consent to present to the Senate one hundred twenty-five students from the Perry Community School who were present in the balcony, accompanied by their instructors, Dean Witmer, Gayle Junkin and William Topping.

INTRODUCTION OF BILLS

Senate File 271, by committee on education, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients.

Read first and second times and placed on the calendar.

Senate File 272, by Senators Kruck, Stanley, Riley and Shirley, a bill for an act relating to the death of a human being caused by means of a motor vehicle.

Read first and second times and passed on file.

Senate File 273, by Senator Reppert, a bill for an act relating to the military service property tax exemption.

Read first and second times and passed on file.

Senate File 274, by Senator Ely, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

Read first and second times and passed on file.

Senate File 275, by Senators Ely, O'Malley, Riley, Burns, McNally and Reppert, a bill for an act relating to the licensing and qualifications of physical therapists.

Read first and second times and passed on file.

UNFINISHED BUSINESS

On motion of Senator Coleman, Senate File 83, a bill for an act relating to the compensation of Iowa real estate commission members, was taken up for further consideration.

Senator Shaff raised a point of order on Senate File 83 for the

reason of the provisions of Senate rule 21, the bill should be re-referred to the committee on appropriations.

The Chair ruled the point well taken and Senate File 83 was rereferred to the committee on appropriations.

On motion of Senator Frommelt, Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, was taken up for further consideration.

Senator Stanley offered the following amendment:

Amend Senate Joint Resolution 13 by striking lines 10 through 12 and inserting the following in lieu thereof:

"However, the home rule power of municipal corporations shall be subject to any express restrictions provided by, and shall be exercised in a manner not inconsistent with, the laws enacted by the General Assembly."

Senator Stanley moved the adoption of the amendment.

The amendment was lost.

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

Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

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

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

"Article three (III), legislative department, Constitution of the State of Iowa is hereby amended by adding the following new section:

'Municipal corporations are granted full home rule power and authority to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly.

'Municipal corporations shall exercise their home rule power and authority in a manner not inconsistent with the laws of the general assembly.

'The rule or proposition of law that a municipal corporation possesses and can exercise only those powers granted in express words is not a part of the law of this state.'."

Sec. 2. The foregoing proposed amendment is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state shall cause the same to be published for three consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 55:

Benda Flov Liele Reno Briles Frommelt Lodwick Reppert Buren Griffin Lucken Rigler Hagedorn Rilev Burke Main Schroeder Hagie McGill Burns Cassidy Hansen McNally Shaff Coleman Heaberlin Messerly Shirley Mills Condon Heving Shoeman DeKoster Hill Mincks Stanley Murray Stephens Denman Kibbie Nims Tabor Dodds Klefstad Elvers Kruck Nurse Van Gilst Kvhl O'Malley Elv Walker Flatt Lange Patton

Nays, none.

Absent or not voting, 4:

Beneke Elthon

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

Vance

THIRD READING OF BILLS

On motion of Senator Hansen, Senate File 214, a bill for an act relating to taxation of fraternal beneficiary associations, was taken up and considered.

Senator Schroeder offered the following amendment filed by Senators Schroeder and Reppert:

Amend Senate File 214, section 3 by striking everything following the word and symbols "following", in line four (4) and substituting in lieu thereof the following, "and on premiums received by fraternal beneficiary associations on life insurance policies or certificates which accumulate to not more than five thousand dollars (\$5,000.00) on the life of any one person."

Senator Schroeder moved the adoption of the amendment, which motion prevailed, and the amendment was adopted.

President pro tempore O'Malley took the chair at 10:55 a.m.

Senator Walker moved that Senate File 214 be laid on the table.

Roll call was requested.

On the question "Shall Senate File 214 be laid on the table?" the vote was:

Rule 8 was invoked.

Aves.	97.	
1 V CO.	41.	

Benda Beneke Briles Burke Cassidy	Denman Flatt Griffin Hagie Heying	Lange Lisle Lodwick McNally Messerly	Riley Shaff Stanley Stephens Tabor
Cassidy	Heying	Messerly	Tabor
Coleman	Hill	Murray	Walker
Condon	Kibbie	Rigler	

Nays, 27:

Buren	Hagedorn	McGill	Reno
Burns	Hansen	\mathbf{Mills}	Reppert
DeKoster	Heaberlin	Mincks	Schroeder
Dodds	Klefstad	Nims	Shirley
Ely	Kruck	Nurse	Shoeman
Floy	Kyhl	O'Malley	Van Gilst
Frommelt	Lucken	Patton	

Absent or not voting, 5:

الركائي المراج	Elvers	Main	Vance
Elthon			4.

The motion to table was lost.

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

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

Ayes, 24:

Denman

Senate.

Buren	Hagedorn	Lucken	Patton
Burns	Hansen	McGill	\mathbf{Reno}
Cassidy	Heaberlin	Mincks	Schroeder
DeKoster	Kruck	Nims	Shirley
Dodds	Kyhl	Nurse	Shoeman
Floy	Lodwick	O'Malley	Van Gilst
Nays, 31:			
Benda	Flatt	Lange	Rigler
Beneke	Frommelt	Lisle	Riley
Briles	Griffin	Main	Shaff
Burke	Hagie	McNally	Stanley
Coleman	Heying	Messerly	Stephens
Condon	Hill	Mills	Tabor

Absent or not voting, 4:

Kibbie

Klefstad

1		Elthon	Elv	vers	Vance	
	The bill	having failed	to receive a	${\bf constitutional}$	majority w	as de-

Murray

Reppert

Walker

clared to have failed to pass the Senate.

Senator Hagedorn asked and received unanimous consent that
Senate File 100 be withdrawn from further consideration of the

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

The Senate reconvened, President Fulton presiding.

ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators McNally, Chairman, O'Malley, Nurse, Kyhl and DeKoster to investigate the character and qualifications of Robert C. Barry of Danbury, Woodbury County, Iowa, for appointment as a member of the Iowa State Highway Commission, and under the provisions of Sections 307.1, 307.2 and 307.3, Code 1962, for the unexpired portion of the four-year term ending June 30, 1967.

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 29, a bill for an act to authorize the board of control of state institutions to assign certain administrative duties and responsibilities to "such other assistants as may be necessary" by board resolution.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 115, a bill for an act relating to veterinary medicine.

Also: That the House has passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 3, proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 115

Amend Senate File 115 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 Sioux Center News, a newspaper published in Sioux Center, Iowa, and The Clayton County Register, a newspaper published in Elkader, Iowa."

SENATE CONCURRENT RESOLUTION 11 By Elvers and Hagedorn

Whereas, there are presently seventy-one (71) summer cottages of permanent construction suitable for year around living in Allamakee and Clayton Counties, some of which are located on a county highway and others which are on land which in the past has been determined to be part of the Milwaukee railroad right-of-way, and

Whereas, such residents have been living on such sites through leases from

the Milwaukee railroad or have been living on the sites at the permission of the county, and

Whereas, the residents have made large investments in the cottages, homes, and improvements in which they now permanently or intermittently occupy and use on such land, and

Whereas, the state conservation commission has recently ruled that the land on which the cottages, homes, and improvements have been constructed is state land, although this contention is being disputed by both the county and the railroad involved, and

Whereas, the residents owning the cottages, homes, and improvements have been given thirty (30) day eviction notices by the state conservation commission, and

Whereas, it is known that the state conservation commission is contemplating evicting owners of other cottages, dwellings, and improvements in other parts of the state which have been constructed on what is determined to be state land where leases to such property have expired or about to

expire: now therefore.

Be It Resolved by the Senate, the House Concurring, That any resident of the State of Iowa who now owns under any color of title or right a cottage or other improvement on real estate claimed by the State of Iowa is hereby authorized to retain the use and benefit of such real estate for the remainder of the natural life of the owner, or until such time as any such cottage or improvement is removed from the questioned real estate, or until such owner abandons, sells, or otherwise disposes of such cottage or improvement or title to the real estate; provided that the claim of title of such owner arose from lease, deed, or other incident of ownership dated prior to January 1, 1964; and provided further, that since January 1, 1964, the use, right, and benefit pertaining to such real estate has been employed for the benefit of the owner.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate Joint Resolution 13 passed the Senate.

DAVID O. SHAFF.

MOTION TO RECONSIDER

Mr. PRESIDENT: We move to reconsider the vote by which Senate File 214 failed to pass the Senate.

ANDREW G. FROMMELT. HOWARD C. REPPERT, JR.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 17, 42, 48, 86, 99 and 114.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., Chairman House Committee.

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 17, 42, 48, 86, 99 and 114.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 February, 1965, sent to the Governor for his approval: Senate Files 17, 42, 48, 86, 99 and 114.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator Hansen submitted the following report:

Mr. President: Your committee on commerce to which was referred Senate File 26, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill, be amended in accordance with the amendment filed February 16, 1965, by Senator Murray; and when so amended the bill do pass.

Petter F. Hansen, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 161, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age, 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 161, section 1, subsection 2, by striking lines 16, 17 and 18.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 69, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at state hospitals from the Iowa public employment retirement system, begs leave

to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on public health to which was referred House File 117, a bill for an act relating to the terms of medical members of the board of medical examiners, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate Joint Resolution 11 as follows:
- 2 By striking lines 11 through 16 of section 1.

JOSEPH B. FLATT.

- 1 Amend Senate File 26 as follows:
- 2 Amend section 12, line 7 by striking the words
- 3 "in conjunction with" and inserting in lieu thereof
- 4 the words "as an adjunct to".

LUCAS J. DEKOSTER.

- 1 Amend Senate File 26 as follows:
- 2 Amend section 12, line 10 by striking the period
- 3 after the word "buildings" and adding the following:
- 4 "which are outside the limits of any community having a
- 5 fire insurance rating of Class 8 or higher."

LUCAS J. DEKOSTER.

- 1 Amend Senate File 88 as follows:
- 2 1. Amend section 2, line 4, by striking the period and
- 3 inserting in lieu thereof the following: "except that in
- 4 counties having a population in excess of 135,000, and not
- 5 more than 265,000, each member shall be paid only fifty
- 6 percent (50%) of the compensation of the other elected
- 7 county officers in the county."

TOM RILEY.

- 1 Amend Senate File 151 by striking from line 11
- 2 the following words: "sold, leased or".

DAVID O. SHAFF.

- 1 Amend Senate File 157 as follows:
- 2 Amend section 1, lines 7 and 8, by striking the words
- "daylight saving time" and inserting in lieu thereof the
- 4 words "eastern standard time".

CHARLES F. GRIFFIN.

- 1 Amend Senate File 236 as follows:
 - 1. Amend section 1 by adding the following as a new subsection
- 3 following subsection 5 and renumbering the remaining sub-
- 4 section:
- 5 "6. All such new facilities hereafter constructed or installed
- 6 shall be in compliance with the provisions of this act; all

- 7 such facilities now in existence shall comply with the pro-
- 8 visions of this act by January 1, 1967."

JOHN W. PATTON.

- 1 Amend Senate File 49 by striking from lines 6
- 2 and 7 of section 22 the words and figures "three
- 3 hundred two (302)" and inserting in lieu thereof the
- 4 words and figures "three hundred one (301)".

DAVID O. SHAFF.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, February 18, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, FEBRUARY 18, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Charles H. Fausnacht, pastor of the First Congregational Church, Avoca, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Vance for Thursday and Friday on account of a death in the family on request of Senator Shoeman.

PETITIONS

The following petitions were presented and placed on file:

By Senator Benda, from ninety resident of Iowa urging the passage of proposed legislation for the addition to the Iowa Soldiers' Home at Marshalltown.

By Senator Coleman, from ninety residents of Iowa urging the passage of proposed legislation for the addition to the Iowa Soldiers' Home at Marshalltown.

By Senator Mills, from ninety residents of Iowa urging the passage of proposed legislation for the addition to the Iowa Soldiers' Home at Marshalltown.

PRESENTATION OF VISITORS

Senator O'Malley asked and received unanimous consent to present to the Senate sixty students from the Sacred Heart School of West Des Moines who were present in the balcony accompanied by their instructor, Sister John Bosco.

Senator Klefstad asked and received unanimous consent to present to the Senate twenty-three students from the Iowa School for the Deaf, Council Bluffs, who were present in the balcony accompanied by their instructors, Sue Dement, George Collins and Paul Culton.

ANNOUNCEMENT

Senator Floy rose on a point of personal privilege and expressed to the members of the Senate his appreciation for the expressions of sympathy on the death of his father.

INTRODUCTION OF BILLS

Senate File 276, by Senators Nims, Riley, Ely and Stanley, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees.

Read first and second times and passed on file.

Senate File 277, by Senators Mincks, Elvers and Walker, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services.

Read first and second times and passed on file.

Senate File 278, by Senator Schroeder, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations.

Read first and second times and passed on file.

Senate File 279, by Senators Reppert, Kibbie, Kruck, Griffin, Klefstad, Denman, Dodds, Burke and Condon, a bill for an act to provide for, regulate, and license racing and race meets at which the parimutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets; to provide for the creation of a state racing commission, its organization, expenses, powers, and duties; and to provide penalties for the violation of this Act and the rules and regulations established by the state racing commission.

Read first and second times and passed on file.

Senate File 280, by Senators Flatt, Nims, Shirley, Schroeder, Kruck, Walker, Kyhl and Rigler, a bill for an act to amend chapter four hundred twenty-two (422), Code 1962, relating to income, corporation and sales tax and to provide that in computing the amount of sales tax that may be due, the retailer shall be entitled to a credit or discount for prompt payment and as partial reimbursement for the costs of collecting and remitting the tax.

Read first and second times and passed on file.

Senate File 281, by Senators Denman, O'Malley, Ely and Reppert, a bill for an act authorizing school district employees to have deducted from their salary their dues to professional associations, employee organizations or unions.

Read first and second times and passed on file.

SPECIAL ORDER

The time having arrived, President Fulton announced the special order of business for the consideration of Senate File 65.

THIRD READING OF BILLS

On motion of Senator Ely, Senate File 65, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent to withdraw the amendments filed by him to Senate File 65 and found on pages 114 and 173 of the Senate Journal.

Senator Ely asked and received unanimous consent that House File 8 be substituted for Senate File 65.

On motion of Senator Ely, House File 8, a bill for an act to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life, was taken up and considered.

Senator Reppert offered the following amendment:

Amend House File 8 as follows:

1. Amend section 1 by inserting in line five (5) after the word "penitentiary" the following: ", except that the murder of a peace officer who is killed in the performance of his duty shall be punished with death or imprisonment for life at hard labor in the penitentiary".

2. Amend by striking section 2.

3. Amend section 3 by adding the following subsection:

"2. By inserting in line twenty-one (21) of such section after the word "penitentiary" the following: ", except that whoever harms any person in the act of committing the crime of kidnaping shall be punished with death or imprisonment for life at hard labor in the penitentiary,".

4. Amend by striking section 4.

5. Further amend by renumbering the sections in conformity with this amendment.

Senator Riley offered the following amendment to the amendment:

Amend the amendment by striking lines 3 through 7, and by striking the words "harms any person" in line 12, and inserting in lieu thereof the words "commits the act of murder".

Division of the amendment was called for.

Senator Riley moved the adoption of division one of the amendment.

Division one of the amendment was lost.

Senator Riley moved the adoption of division two of the amendment.

Roll call was requested.

On the question "Shall division two of the amendment be adopted?" the vote was:

Ayes,	5	:

Denman Shaff Stanley Walker Riley

Nays, 49:

Benda Flov Lange Nurse Frommelt Lisle O'Malley Beneke Briles Griffin Lodwick Patton Buren Hagie Lucken Reno Burke Hansen Main Reppert McGill Burns Heaberlin Rigler Heying McNally Schroeder Cassidy Hill Messerly Shirley Coleman Condon Mills Kibbie Shoeman DeKoster Klefstad Mincks Stephens Elvers Kruck Murray Tabor Nims Van Gilst Ely Kyhl Flatt

Absent or not voting, 5:

Elthon Hagedorn Vance

Division two of the amendment was lost.

Senator Reppert moved the adoption of the amendment filed by him.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 21:

Benda Griffin Lisle Schroeder Beneke Lucken Hagie Shaff Briles Hill Messerly Shoeman Coleman Kyhl Mills Stephens DeKoster Lange Reppert Walker Flatt

Nays, 35:

Buren Flov Lodwick Patton Burke Frommelt Main Reno Burns Hagedorn McGill Rigler McNally Cassidy Hansen Riley Condon Heaberlin Mincks Shirley Denman Heying Murray Stanley Dodds Kibbie Nims Tabor Elvers Klefstad Nurse Van Gilst Kruck O'Mallev Ely

Absent or not voting, 3:

Elthon Vance

The amendment was lost.

Senator Ely moved that the bill be read a 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, 35:

Buren	Ely	Lodwick	O'Malley
Burke	Floy	McGill	Patton
Burns	$\mathbf{Frommelt}$	McNally	Reno
Cassidy	Hagedorn	Messerly	Rigler
Coleman	Hansen	Mills	Riley
Condon	Heaberlin	Mincks	Shirley
Denman	Heying	Murray	Stanley
Dodds	Kibbie	Nims	Tabor
Elvers	Klefstad	Nurse	
Nays, 20:			
Benda	Griffin	Lange	Shaff
Beneke	Hagie	Lisle	Shoeman
Briles	Hill	Lucken	Stephens
DeKoster	Kruck	Reppert	Van Gilst
Flatt	Kyhl	Schroeder	Walker

Absent or not voting, 4:

Elthon Main Vance

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

Senate Frommelt 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 FILE 65 WITHDRAWN

Senator Ely asked and received unanimous consent that Senate File 65 be withdrawn from further consideration of the Senate.

EXPLANATION ON VOTE ON HOUSE FILE 8

I would have supported the "abolishment of capital punishment" if we had kept it with two exceptions. I feel it is a life insurance ticket to a kidnap victim and a peace officer performing his duty, in a great number of instances.

HOWARD C. REPPERT, JR.

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 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations.

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

House File 56, a bill for an act relating to entry upon private property for surveys.

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

House File 174, a bill for an act relating to regulation of securities dealers under the Iowa Securities Law.

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

House File 177, a bill for an act relating to registration requirements under the Iowa Securities Law.

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

House File 178, a bill for an act relating to the powers and duties of the commissioner of insurance.

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

House File 179, a bill for an act relating to the compensation of insurance examiners.

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

House File 211, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa.

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

House File 212, bill for an act to consolidate the present fire and casualty insurance rate regulatory laws.

WILLIAM R. KENDRICK, Chief Clerk.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 29 and 62 and Senate Joint Resolution 3.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 29 and 62 and Senate Joint Resolution 3.

BILL SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 18th day of February, 1965, sent to the Governor for his approval: Senate Files 29 and 62.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 18th day of February, 1965, sent to the Secretary of State for deposit: Senate Joint Resolution 3.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 182, a bill for an act to raise the age limit of persons permitted to drive any school bus used to transport children to and from a public or private school from sixteen years of age to eighteen years of age, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 20, a bill for an act relating to millage limitation on school bonded indebtedness, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 18, section 1, subsection 2,
- line 8, by striking the word "individual" and inserting
- 3 in lieu thereof the word "individuals".

PETER F. HANSEN.

- 1 Amend the title to Senate File 49 by striking the period (.) after
- 2 the word "Code" and insert the following: "and old age assistance and medical assistance for the aged."
- 4 Amend Senate File 49 further by adding the following new sections:
- 5 Sec. 72. Section two hundred forty-nine A point thir-
- 6 teen (249A.13), Code 1962, is hereby amended by striking from

- line twenty-one (21) the word "second" and inserting in lieu 7 thereof the word "sixth (6th)". 8 q Sec. 73. Section two hundred forty-nine A point fourteen 10 (249A.14). Code 1962, is hereby amended by striking from line seven (7) the word "second" and inserting in lieu thereof the 11 word "sixth (6th)". 12 GEORGE E. O'MALLEY. Amend Senate File 131 as follows: 1 2 1. By striking all of section 1 following the 3 period in line 7 and inserting in lieu thereof the 4 following 5 "For the purpose of this section, the term emergency shall mean a situation caused by failure or 6 7 threatened failure or damage to any road, bridge or drainage structure from any cause so that the highway 8 9 is, or might be, rendered unserviceable or in jeopardy of additional failure, and the work must be done as 10 quickly as possible." 11 WARREN J. KRUCK. Amend Senate File 264 by inserting after the word "negligence" 1 in line 8 the words, "and that it was the 2 3 proximate cause". WILLIAM F. DENMAN. Amend Senate File 18 by inserting at the end of section 9 1 2 the following: 3 "Nothing contained in this Act shall be construed so as to prevent any city or town from periodically selling at public 4 5 auction articles of personnal property found abanded upon 6 the streets and public places, confiscated property, and 7 stolen property of unknown ownership taken from criminals. 8 when the same has remained unclaimed in the custody of the city for a period of six months or longer. Proceeds of such 9 sales shall be deposited in the general fund of the city or 10 11 town." HOWARD C. REPPERT, JR. Amend Senate File 146 as follows: 1 1. By striking all of section 1 and inserting in lieu 3 thereof the following: "Section 1. Section five hundred thirty-five point six (535.6), 4 5 Code 1962, is hereby amended by striking from line eight (8) 6 the words 'five hundred' and inserting in lieu thereof the 7 words 'one thousand (1000)'." 2. By striking all of section 2 and inserting in lieu 8 9 thereof the following: 10 "Sec. 2. Section five hundred thirty-six point one (536.1),
- Code 1962, is hereby amended by striking from lines five (5) 11 12 and six (6) the words 'five hundred' and inserting in lieu thereof 13 the words 'one thousand (1000)'." 3. By striking all of section 3 and inserting in 14 lieu thereof the following: 15
- 16 "Sec. 3. Section five hundred thirty-six point twelve (536.12), Code 1962, is hereby amended by striking from lines nine (9) 17
- and ten (10) the words 'five hundred' and inserting in lieu thereof 18

- 19 the words 'one thousand (1000)'."
- 20 4. By striking all of section 4 and inserting in lieu 21 thereof the following:
- 22 "Sec. 4. Section five hundred thirty-six point thirteen (536.13), 23 Code 1962, is hereby amended as follows:
- 1. By striking from line two (2) of subsection five (5) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'.
- 27 2. By striking from line three (3) of subsection six (6) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."
- 30 5. By striking all of section 5 and inserting in lieu 31 thereof the following:
- 32 "Sec. 5. Section five hundred thirty-six point fifteen (536.15), 33 Code 1962, is hereby amended as follows:
- 34 1. By striking from line eight (8) the words 'five hundred' 35 and inserting in lieu thereof the words 'one thousand (1000)'.
- 36 2. By striking from lines fourteen (14) and fifteen (15) 37 the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."
- 39 6. By striking all of section 6 and inserting in lieu 40 thereof the following:
- "Sec. 6. Section five hundred thirty-six point sixteen (536.16), Code 1962, is hereby amended by striking from line two (2) the words 'five hundred' and inserting in lieu thereof the words 'one

43 words 'five hundred' and inserting in lieu thereof the thousand (1000)'."

45 7. By striking all of section 7 and inserting in lieu 46 thereof the following:

- 47 "Sec. 7. Section five hundred thirty-six point eighteen (536.18), 48 Code 1962, is hereby amended as follows:
- 49 1. By striking from line nine (9) the words 'five hundred' 50 and inserting in lieu thereof the words 'one thousand (1000)'.
- 2. By striking from lines eighteen (18) and nineteen (19) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."
- 8. Amend section 8 by striking all of said section after the word "such" in line 4 and inserting in lieu thereof a "period (.)".
- 57 9. Amend section 10, line 25, by striking
- 58 the words "fifteen hundred (1500)" and inserting in lieu thereof 59 the words "one thousand (1000)".
- 60 10. By striking all of section 12.
- 61 11. Further amend by renumbering the sections to 62 conform with this amendment.

WARREN J. KRUCK. MERLE W. HAGEDORN.

- 1 Amend House File 13 as follows:
- 2 Amend section 12, line 7 by striking the words "in conjunction
 - with" and inserting in lieu thereof the words "as an adjunct to".

 LUCAS J. DEKOSTER.
- 1 Amend House File 13 as follows:
- 2 Amend section 12, line 10 by striking the period after the
- 3 word "buildings" and adding the following: "which are outside

- 4 the limits of any community having a fire insurance rating of
- 5 Class 8 or higher."

LUCAS J. DEKOSTER.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, February 19, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, FEBRUARY 19, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Paul Hans, pastor of St. Marys Catholic Church, Guthrie Center, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reppert, from thirty residents of Polk County in opposition to a premium tax on fraternal beneficiary associations.

By Senator Reppert, from sixteen residents of Polk County favoring the abolishment of capital punishment.

By Senator Reppert, from ten residents of Polk County in opposition to bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Stephens asked and received unanimous consent to present to the Senate thirty-five students from the Highland High School, Ainsworth, who were present in the balcony accompanied by their principal, Dale Findley, and their instructor, Miss Joines.

INTRODUCTION OF BILLS

Senate File 282, by Senators Elvers, O'Malley and Lucken, a bill for an act relating to the licensing and regulation of milk dealers.

Read first and second times and passed on file.

Senate File 283, by Senator Stephens, a bill for an act to exempt certain owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon.

Read first and second times and passed on file.

Senate File 284, by Senators Shoeman, Mills, Schroeder, Hagie, Hagedorn and Dodds, a bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one A (391A), Code 1962, relating to special assessments on railroad property.

Read first and second times and passed on file.

Senate File 285, by Senators Griffin and O'Malley, a bill for an act relating to drugs and medicines.

Read first and second times and passed on file.

Senate File 286, by Senators Denman, O'Malley, Ely and Reppert, a bill for an act to exempt annuities received from the United States civil service retirement and disability fund from the state income tax.

Read first and second times and passed on file.

Senate File 287, by committee on transportation, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles.

Read first and second times and placed on the calendar.

Senate File 288, by Senators Kruck, Nims and Shirley, a bill for an act relating to a salary increase for members of the Iowa highway safety patrol.

Read first and second times and passed on file.

Senate File 289, by Senator Riley, a bill for an act relating to waiver of communications in professional confidence.

Read first and second times and passed on file.

Senate File 290, by committee on conservation and recreation, a bill for an act to amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers.

Read first and second times and placed on the calendar.

Senate File 291, by committee on conservation and recreation, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "Specific powers" of the state conservation commission.

Read first and second times and placed on the calendar.

Senate File 292, by committee on conservation and recreation, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the authorization of "specific powers" of the state conservation commission.

Read first and second times and placed on the calendar.

Senate File 293, by committee on conservation and recreation, a bill for an act to amend the fees charged for hunting and fishing licenses

and trout stamps as set out in chapter one hundred ten (110), Code 1962.

Read first and second times and placed on the calendar.

Senate File 294, by Senators Frommelt, Klefstad, Messerly, Shoeman and Cassidy, a bill for an act relating to size of loans by credit unions.

Read first and second times and passed on file.

Senate File 295, by Senator Klefstad, a bill for an act relating to acquiring off-street parking facilities in certain cities.

Read first and second times and passed on file.

Senate File 296, by Senators O'Malley, Shoeman, Lucken, Hansen and Griffin, a bill for an act to amend chapter one hundred twenty-two (122) of the Acts of the Sixtieth General Assembly of Iowa, relating to the issuance of a license to practice osteopathic medicine and surgery.

Read first and second times and passed on file.

Senate File 297, by Senator Ely, a bill for an act relating to a levy for textbooks and supplies for schools.

Read first and second times and passed on file.

Senate File 298, by Senator Ely, a bill for an act relating to a levy for transportation for schools.

Read first and second times and passed on file.

Senate File 299, by Senators Frommelt, Riley and Coleman, a bill for an act to establish penalties for falsification of credit union operations.

Read first and second times and passed on file.

Senate File 300, by Senators Frommelt, Riley and Shoeman, a bill for an act relating to providing a penalty for false statements to credit unions.

Read first and second times and passed on file.

Senate File 301, by Senators McNally, Denman and Mincks, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans.

Read first and second times and passed on file.

Senate File 302, by Senators Denman, O'Malley and Stanley, a bill

for an act to equalize the measure of damages for wrongful or negligent injury or death.

Read first and second times and passed on file.

Senate Joint Resolution 19, by Kruck, Shirley and Nims, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly.

Read first and second times and passed on file.

HOUSE MESSAGES CONSIDERED

House File 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill.

Read first and second times and passed on file.

House File 56, a bill for an act to amend section three hundred fourteen point nine (314.9), Code 1962, relating to entry upon private property for surveys.

Read first and second times and passed on file.

House File 174, a bill for an act relating to regulation of securities dealers under the Iowa Securities Law.

Read first and second times and passed on file.

House File 177, a bill for an act relating to registration requirements under the Iowa Securities Law.

Read first and second times and passed on file.

House File 178, a bill for an act to amend section five hundred two point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance.

Read first and second times and passed on file.

House File 179, a bill for an act relating to the compensation of insurance examiners.

Read first and second times and passed on file.

House File 211, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa.

Read first and second times and passed on file.

House File 212, a bill for an act to consolidate the present fire and casualty insurance rate regulatory laws.

Read first and second times and passed on file.

Senator Frommelt asked and received unanimous consent to take up the following resolution:

SENATE CONCURRENT RESOLUTION 12 By Frommelt

Whereas, an error has been discovered in Senate File 62, a bill for an act relating to retirement age for firemen and policemen, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Governor be respectfully requested to return Senate File 62 for correction.

On motion of Senator Frommelt, the resolution was adopted.

Senator Frommelt asked and received unanimous consent that the resolution be immediately messaged to the House, which request was complied with.

HOUSE AMENDMENT CONSIDERED

Senator Shoeman called up for consideration Senate File 115, a bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10), and section one hundred sixty-nine point twenty-two (169.22), Code 1962, and chapter one hundred thirty-three (133) of the laws of the Sixtieth General Assembly, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 115 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 Sioux Center News, a newspaper published in Sioux Center, Iowa, and The Clayton County Register, a newspaper published in Elkader, Iowa."

The Senate concurred in the House amendment.

Senator Shoeman 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, 52:

Patton Flatt Kvhl Benda Lange Reno Flov Beneke Reppert Lisle Frommelt Briles Rigler Lodwick Griffin Buren Lucken Rilev Burke Hagedorn Schroeder McGill Hagie Burns Shirley McNally Hansen Cassidy Shoeman Heaberlin Messerly Coleman Stanley Mills Heying DeKoster Stephens Murray Denman Hill Tabor Nims Kibbie Dodds Van Gilst Nurse Klefstad Elvers Walker O'Malley Krnck Elv

Nays, none.

Absent or not voting, 7:

Elthon Mincks Vance Condon Main Shaff

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 Coleman, Senate File 268, a bill for an act relating to the salary of the commissioner of health, was taken up and considered.

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

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

Ayes, 54:

Patton Lisle Benda Floy Frommelt Lodwick Reno Beneke Lucken Reppert Briles Griffin Rigler Hagedorn Main Buren McGillRiley Burke Hagie McNally Schroeder Hansen Burns Shirley Messerly Heaberlin Cassidy Shoeman Mills Coleman Heying Stanley Mincks DeKoster Hill Stephens Kibbie Murray Denman Tabor Klefstad Nims Dodds Van Gilst Nurse Kruck Elvers O'Malley Walker Kyhl Ely Lange Flatt

Nays, none.

Absent or not voting, 5:

Elthon Shaff Vance

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

On motion of Senator Elvers, Senate File 112, a bill for an act relating to fees taxed by the clerk of the district court in probate matters, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senators Elvers asked and received unanimous consent to withdraw the amendment filed by him and found on page 280 of the Senate Journal.

Senator Elvers offered the following amendment and moved its adoption:

Amend Senate File 112, section 1, line 10, by striking the words "the deceased" and inserting in lieu thereof the words "such a person".

The amendment was adopted.

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

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

Ayes, 51:

Benda	Floy	Lange	Reno
Briles	Frommelt	Lisle	Reppert
Buren	Griffin	Lodwick	Rigler
Burke	Hagedorn	Lucken	Riley
Burns	Hagie	Main	Schroeder
Cassidy	Hansen	McGill	Shirley
Coleman	Heaberlin	Messerly	Shoeman
DeKoster	Heying	Mills	Stanley
Denman	Hill	Murray	Stephens
Dodds	Kibbie	Nims	Tabor
Elvers	Klefstad	Nurse	Van Gilst
Ely	Kruck	O'Malley	Walker
Flatt	Kyhl	Patton	

Nays, none.

Absent or not voting, 8:

Beneke	Condon	McNally	Shaff
and the second second	Elthon	Mincks	Vance

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

On motion of Senator Stanley, Senate File 120, a bill for an act relating to the depositing of election ballots, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 53:

Floy Benda Beneke Frommelt Briles Griffin Buren Hagedorn Burke Hagie Burns Hansen Cassidy Heaberlin Coleman Heying Hill DeKoster Kibbie Denman Dodds Klefstad Elvers Kruck Kyhl Ely Flatt

Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Murray
Nims
Nurse
O'Malley

Lange

Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Patton

Reno

Nays, none.

Absent or not voting, 6:

Elthon Condon Mincks

Shaff

Vance

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

On motion of Senator Benda, Senate File 135, a bill for an act relating to the cost of printing ballots and supplies for voting machines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Kyhl

Lange

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

Ayes, 52:

Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck

Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Murray
Nims
Nurse
O'Malley

Reno
Reppert
Rigler
Rigler
Schroeder
Shirley
Shoeman
Stanley
Stephens
Tabor
Van Gilst

Patton

Nays, none.

Absent or not voting, 7:

Condon

Elthon Main Mincks Shaff Vance

Walker

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

On motion of Senator Walker, Senate File 216, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies, was taken up and considered.

Senator Walker asked and received unanimous consent that House File 209 he substituted for Senate File 216.

On motion of Senator Walker, House File 209, a bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies, was taken up and considered.

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

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

Ayes, 54:

Benda	Flatt	Lange	Patton
Beneke	Floy	Lisle	\mathbf{Reno}
Briles	Frommelt	Lodwick	Reppert
Buren	Griffin	Lucken	Rigler
Burke	Hagedorn	McGill	Riley
Burns	Hagie	McNally	Schroeder
Cassidy	Hansen	Messerly	Shirley
Coleman	Heaberlin	Mills	Shoeman
Condon	Heying	Mincks	Stanley
DeKoster	Hill	Murray	Stephens
Denman	Kibbie	Nims	${f Tabor}$
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kruck	O'Malley	Walker
Elv	Kyhl	•	

Nays, none.

Absent or not voting, 5:

Bar B. Water	Main	Shaff	Vance
Elthon			

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

On motion of Senator Hansen, Senate File 217, a bill for an act relating to regulation of securities dealers under the Iowa securities law, was taken up and considered.

Senator Coleman asked and received unanimous consent that House File 174 be substituted for Senate File 217.

On motion of Senator Coleman, House File 174, a bill for an act relating to regulation of securities dealers under the Iowa securities law, was taken up and considered.

Senator Coleman moved that the bill be read a 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. 54:

Renda Flatt Lange Reneke Flov Lisle Frommelt Rriles Lodwick Ruren Griffin Lucken Rurke Hagedorn McGill McNally Burns Hagie Cassidy Hansen Messerly Heaberlin Coleman Mills Condon Heving Mincks DeKoster Hill Murray Denman Kibbie Nims Dodds Klefstad Nurse Elvers Kruck O'Malley Elv Kvhl

Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Patton

Reno

Navs. none.

Absent or not voting, 5:

Main Shaff Vance

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

On motion of Senator Hansen, Senate File 218, a bill for an act relating to the compensation of insurance examiners, was taken up and considered.

Senator Hansen asked and received unanimous consent that House File 179 be substituted for Senate File 218.

On motion of Senator Hansen, House File 179, a bill for an act relating to the compensation of insurance examiners, was taken up and considered.

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

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

Ayes, 54:

Benda Flatt Lange Patton Beneke Floy Frommelt Lisle Reno Briles Lodwick Reppert Buren Griffin Lucken Rigler Burke Hagedorn Main Rilev Hagie Burns McGill Schroeder Cassidy Hansen McNally Shirley Coleman Heaberlin Mills Shoeman Condon Heying Mincks Stanley DeKoster Hill Murray Stephens Tabor Denman Kibbie Nims Dodds Klefstad Van Gilst Nurse Walker Elvers Kruck O'Mallev Ely Kyhl

Nays, none.

Absent or not voting, 5:

Messerly

Shaff

Vance

Elthon

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

On motion of Senator Hansen, Senate File 222, a bill for an act to amend section five hundred two point two (502.2), Code 1962, relating to the powers and duties of the commissioner of insurance, was taken up and considered.

Senator Kruck asked and received unanimous consent that House File 178 he substituted for Senate File 222

Senator Coleman took the chair at 10:05 a.m.

On motion of Senator Kruck, House File 178, a bill for an act relating to the powers and duties of the commissioner of insurance, was taken up and considered.

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

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

Ayes, 54:

Benda	Flat
Beneke	Flog
Briles	Fro
Buren	Grif
Burke	Hag
Burns	Hag
Cassidy	Han
Coleman	Hea
Condon	$_{ m Hey}$
DeKoster	Hill
Denman	Kib
Dodds	Kle
Elvers	Kru
Ely	Kyh

t.t. Lange Lisle mmelt Lodwick ffin Lucken redorn Main gie McGill nsen McNally aberlin Mills Mincks ving Murray bie Nims fstad Nurse O'Malley ıck hΙ

Patton Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 5:

Elthon

Messerly

Shaff

Vance

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

On motion of Senator Hansen, Senate File 223, a bill for an act relating to registration requirements under the Iowa Securities Law, with report of committee recommending passage, was taken up and considered.

Senator Hansen asked and received unanimous consent that House File 177 be substituted for Senate File 223.

On motion of Senator Hansen, House File 177, a bill for an act relating to registration requirements under the Iowa Securities Law, was taken up and considered.

Senator Hansen moved that the bill be read a 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. 55:

11,00,00.			
Benda	Flatt	Lange	Patton ·
Beneke	\mathbf{Floy}	Lisle	Reno
Briles	Frommelt	Lodwick	Reppert
Buren	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Schroeder
Cassidy	Hansen	McNally	Shirley
Coleman	Heaberlin	Messerly	Shoeman
Condon	Heying	Mills	Stanley
DeKoster	Hill	Mincks	Stephens
Denman	Kibbie	Murray	Tabor
Dodds	Klefstad	Nims	Van Gilst
Elvers	Kruck	Nurse	Walker
Ely	Kyhl	O'Malley	
-	-		

Nays, none.

Absent or not voting. 4:

Elthon

Shaff

Vance

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

SENATE FILES WITHDRAWN

Senate Hansen asked and received unanimous consent that Senate Files 216, 217, 218, 222 and 223 be withdrawn from further consideration of the Senate.

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

The Senate reconvened, President Fulton presiding.

MOTION TO RECONSIDER

Senator Frommelt called up the following motion, filed by Senators Frommelt and Reppert, and moved its adoption:

Mr. PRESIDENT: We move to reconsider the vote by which Senate File 214 failed to pass the Senate.

Division was called for.

The motion prevailed.

Senator Frommelt moved to reconsider the vote by which Senate File 214 went to its third reading, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 214, a bill for an act relating to taxation of fraternal beneficiary associations, was taken up for further consideration.

Senator Frommelt moved that the bill be read a 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, 32:

Buren Burns	Ely Floy	Kruck Kyhl	O'Malley <u>P</u> atton
Cassidy	Frommelt	$\mathbf{Lodwick}$	Reno
Condon	Griffin	Lucken	Reppert
DeKoster	Hagedorn	McGill	Schroeder
Denman	Hansen	Mincks	Shirley
Dodds	Heaberlin	Nims	Shoeman
Elvers	Klefstad	Nurse	Van Gilst

Nays, 23:

Hagie	Main	Riley
Heying	McNally	Stanley
Hill	Messerly	Stephens
Kibbie	Mills	Tabor
Lange	Murray	Walker
Lisle	Rigler	
	Heying Hill Kibbie Lange	Heying McNally Hill Messerly Kibbie Mills Lange Murray

Absent or not voting, 4:

Elthon

The bill hav	zing received	a	constitutional	maiority	was	declared	to

Shaff

Vance

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

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

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Âyes, 32:

Buren Burke Burns Cassidy Condon DeKoster	Elvers Ely Floy Frommelt Hagedorn Hansen Heaborlin	Klefstad Kruck Kyhl Lucken McGill McNally	Nurse O'Malley Patton Reno Reppert Schroeder
Denman Dodds	Heaberlin Heying	Mincks Nims	Schröder Shirley Van Gilst

[Feb. 19,

Nays, 23:

Benda Hagie Main Shoeman Beneke $\operatorname{Hil}ar{\mathbb{I}}$ Messerly Stanley **Briles** Kibbie Mills Stephens Tabor Coleman Lange Murray Lisle Rigler Walker Flatt Griffin Lodwick Rilev

Absent or not voting, 4:

Elthon Shaff Vance

The motion prevailed.

On motion of Senator Hagedorn, Senate File 225, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn, was taken up and considered.

Senator Hagedorn asked and received unanimous consent that House File 128 be substituted for Senate File 225.

On motion of Senator Reppert, House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn, was taken up and considered.

Senator Reppert asked and received unanimous consent that action on House File 128 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal, was taken up and considered.

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

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

Ayes, 54:

Benda Flov Lisle Patton Frommelt Lodwick Briles Reno Buren Griffin Lucken Reppert Burke Hagedorn Main Rigler Hagie McGill Riley Burns Hansen McNally Schroeder Cassidy Coleman Heaberlin Messerly Shirley Condon Heying Mills Shoeman Mincks DeKoster Hill Stanley Denman Kibbie Murray Stephens Nims Tabor Dodds Klefstad Van Gilst Elvers Kruck Nurse Walker Ely Kyhl O'Malley Flatt Lange

Nays, none.

Absent or not voting, 5:

Beneke Elthon Shaff Vance

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

On motion of Senator Hansen, Senate File 231, a bill for an act concerning insider trading of domestic stock insurance company equity securities, was taken up and considered.

Senator Hansen asked and received unanimous consent that House File 210 be substituted for Senate File 231.

On motion of Senator Beneke, House File 210, a bill for an act concerning insider trading of domestic stock insurance company equity securities, was taken up and considered.

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

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

Ayes, 55:

Ayes, 55:	*		
Benda	Flatt	Lange	Patton
Beneke	Floy	Lisle	\mathbf{Reno}
Briles	Frommelt	Lodwick	Reppert
Buren	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Schroeder
Cassidy	Hansen	McNally	Shirley
Coleman	Heaberlin	Messerly	Shoeman
Condon	Heying	Mills	Stanley
DeKoster	Hill	Mincks	Stephens
Denman	Kibbie	Murray	Tabor
Dodds	Klefstad	Nims	Van Gilst
Elvers	Kruck	Nurse	Walker
Ely	Kyhl	O'Malley	

Nays, none.

Absent or not voting, 4:

Absent of not voting, 4.

thon Shaff

Vance

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

SENATE FILE 231 WITHDRAWN

Senator Hansen asked and received unanimous consent that Senate File 231 be withdrawn from further consideration of the Senate.

On motion of Senator Kruck, House File 9, a bill for an act relating to the members of the Iowa highway safety patrol, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill raised a point of order on the bill under the provisions of Senate Rule 21.

The Chair ruled the point not well taken.

Senator Kruck moved that the bill be read a third 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:

Flatt Benda Kruck Reno Beneke Floy Lange Reppert Briles Frommelt Lisle Rigler Buren Griffin Lodwick Riley Burns Hagedorn McNally Schroeder Cassidy Hagie Mills Shirley Coleman Hansen Mincks Shoeman Condon Heaberlin Murray Stanley . Denman Heying Nims Stephens Hill Dodds Nurse Tabor Kibbie Van Gilst Elvers Patton Ely Klefstad

Nays, 7:

Burke Kyhl Main Messerly DeKoster Lucken McGill

Absent or not voting, 4:

Elthon Shaff Vance

Voting present, 2:

O'Malley Walker

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 concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 12, respectfully requesting the return of Senate File 62 from the Governor.

Also: That the House has passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 9, proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

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

House File 27, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.

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

House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system.

Also: That the House has passed the following bill in which the con-

currence of the Senate is asked:

House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora.

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 taxation for the county fund for mental health.

Also: I am directed by the House to request the return of Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, for further consideration by the House.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 27, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age.

Read first and second times and passed on file.

House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system.

Read first and second times and passed on file.

House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa.

Read first and second times and passed on file.

House File 153, a bill for an act relating to taxation for the county fund for mental health.

Read first and second times and passed on file.

SENATE FILE 62 RETURNED TO THE HOUSE

Senator Frommelt asked and received unanimous consent that the Secretary be instructed to return to the House Senate File 62, for further consideration.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 227 be made a special order of business for 9:00 a.m., Thursday, February 25, 1965.

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which House File 9 passed the Senate.

DONALD G. BENEKE.

AMENDMENTS FILED

- 1 Amend House File 128, section 2, line 7, by adding
- 2 after the word "town" the following: "on the primary
- 3 highways and interstates.".

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 165 by adding the following new section:
- 2 "Sec. 7. The following records shall be kept confidential,
- 3 unless otherwise ordered by a court or by the lawful custodian
- 4 of the records:
 - 5 1. Personal information in records regarding an
- 6 employee, prospective employee, or former employee of the
- 7 government or agency maintaining such records. The compen-
- 8 sation of an employee or former employee is not personal
- 9 information.

16

- 2. Personal information in records regarding a student,
 prospective student, or former student of the school corporation
- 12 or educational institution maintaining such records.
- 13 3. Hospital records and medical records of the condition, 14 diagnosis, care, or treatment of a patient or former patient.
- 15 including outpatient.
 - 4. Records of the state division of vital statistics,
- 17 except as otherwise provided in chapter one hundred forty-
- 18 four (144) of the Code."

DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 9:45 a.m., Monday, February 22, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, FEBRUARY 22, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Paul Meyer, pastor of the Evangelical Lutheran Church, West Union, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Vance for Monday and Tuesday on request of Senator Shoeman.

PETITIONS

The following petitions were presented and placed on file:

By Senator Benda, from twenty-six residents of Poweshiek County in opposition to school bus transportation for all school children.

By Senator Reppert, from thirty-five residents of Polk County in opposition to the repeal of the guest statute.

By Senator Tabor, from twenty-five residents of Jackson County in opposition to the repeal of the guest statute; also, from two hundred residents of Jackson County favoring daylight time.

PRESENTATION OF VISITORS

Senator Burns rose on a point of personal privilege and presented to the Senate his twin daughters, Linda and Sheila, students of the Regina High School, Iowa City, who were present in the Senate chamber.

Senator Flatt rose on a point of personal privilege and presented to the Senate his daughters, Christine and Sharon, students of the Winterset Community School, and Holly Stewart, a student of the Jarman Junior High School of Midwest City, Oklahoma, who were present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 303, by Senators Riley, Stanley, Rigler and Messerly, a bill for an act to exempt certain property of veterans or their dependents from taxation.

Read first and second times and passed on file.

Senate File 304, by Senator Stanley, a bill for an act to define the use of water in highway construction as a nonregulated use for the purposes of chapter four hundred fifty-five A (455A), Code 1962.

Read first and second times and passed on file.

Senate File 305, by Senator Reno, a bill for an act relating to an operator's and chauffeur's license.

Read first and second times and passed on file.

Senate File 306, by Senators O'Malley, Burke, Condon, Denman and Reppert, a bill for an act relating to municipal court system, the judges, jurisidiction, officers and other employees therein.

Read first and second times and passed on file.

Senate File 307, by Senator O'Malley, a bill for an act relating to the vesting of members under the Iowa Public Employees' Retirement System.

Read first and second times and passed on file.

Senate File 308, by Senators Hill, Shoeman, Main and Lange, a bill for an act relating to the legislative research bureau and its organization and duties.

Read first and second times and passed on file.

Senate File 309, by Senator Kibbie, a bill for an act to require rail-road cars to be equipped with reflectors.

Read first and second times and passed on file.

Senate File 310, by Senators Cassidy, Riley, Messerly, Dodds, Hagedorn, Denman and Klefstad, a bill for an act relating to drivers of emergency vehicles.

Read first and second times and passed on file.

Senate File 311, by Senators Ely, Mincks, Burke and Lucken, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation.

Read first and second times and passed on file.

Senate File 312, by Senators Ely, Benda, Nims and Coleman, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities.

Read first and second times and passed on file.

Senate File 313, by committee on education, a bill for an act providing for lease-purchase option of school buildings.

Read first and second times and placed on the calendar.

Senate File 314, by Senator Main, a bill for an act relating to fishing licenses for nonresidents living in states bordering Iowa.

Read first and second times and passed on file.

Senator Walker called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 14 By Scherle of Fremont-Mills, Gillette of Clay-Dickinson, Mueller, Edgington and Baringer

There are indications that the Congress of the United States may be asked to reduce the budget for federal participation in the Agricultural Conservation Program, and

Whereas, the present A. C. P. budget has remained the same for several

years while costs have been increasing, and

Whereas, good progress has been made in Iowa in conserving soil and water but much work is yet to be done, and

Whereas, Iowa has about twenty-five percent of the Grade A land in the United States and in the nation we are losing annually soil at the rate of about twenty-one thousand 80-acre farms, and

Whereas, conservation of soil and water is without a doubt the most de-

sirable investment in the national economy, therefore,

Be It Resolved by the House, the Senate Concurring, that the legislature of the State of Iowa urges Congress to continue to provide technical assistance in soil and water conservation on the same basis as heretofore and that any curtailment in this policy would seriously hamper this important work.

Be It Further Resolved that a copy of this resolution be forwarded to each of the members of the Iowa delegation in the Congress of the United States.

The motion prevailed and the resolution was adopted.

MOTION TO RECONSIDER WITHDRAWN

Senator Beneke asked and received unanimous consent to withdraw the motion to reconsider the vote by which House File 9 passed the Senate, filed by him and found on page 332 of the Senate Journal.

COMMITTEE FROM THE HOUSE

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 12, duly adopted, 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 Fulton presiding.

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

President Fulton presented to the joint convention the Honorable Ernest Kosek, former member of the House from Linn County and now president of the Iowa Association for Mental Health, who introduced Dr. Menninger with the following remarks:

Mr. President, Mr. Speaker, Honorable Members of the Sixty-first General Assembly, Guests, Ladies and Gentlemen:

It is a high honor and personal privilege to introduce our guest speaker today. Eight years ago I was a member of this honorable body and introduced Dr. Menninger. Dr. Menninger, world renowned psychiatrist, is president of the Menninger Foundation in Topeka, Kansas. He has served on many boards and in many associations affiliated with his profession and is the author of many works on psychiatry. He has an enviable war record, having served during World War II as consultant in psychiatry to the Adjutant General of the Army, holding the rank of Brigadier General. He has been awarded the Distinguished Service Medal and the French Legion of Honor. All Iowans owe Dr. Menninger a debt of gratitude for the tremendous push forward which he inspired in 1957 to the care of the mentally ill in Iowa. He will bring information and enlightenment on mental health problems in our state, as they exist today, particularly in the light of all the new Federal legislation and comprehensive mental health plan for Iowa, now nearing completion.

The Iowa Association for Mental Health is sponsoring Dr. Menninger's

visit because we feel that what he says will benefit all Iowans.

The Iowa Association for Mental Health consists of lay people united in the effort to assist in alleviating these problems.

As president of the Iowa Association for Mental Health, I present to you Dr. William C. Menninger.

OUTLINE OF THE REMARKS OF WILLIAM C. MENNINGER, M.D. Iowa State Legislature, Des Moines, Iowa

February 22, 1965

I. INTRODUCTION

A. Thank you for this very special honor and privilege to address this group—the more significant because it is a repeat performance eight years since my last visit on February 1, 1957.

B. My recollections of that previous visit: A very happy experience with a heart-warming evidence of gratitude expressed on the part of so many Iowa citizens for what effort I put forth.

 We have made great progress in these years, but may I quickly add—mental illness is still our number one neglected field of health.

 You can be very proud of the progress made in Iowa in our mental health program, progress made possible because of The splendid leadership on the part of the state officers and legislature

on the part of the physicians and the citizens-

Through

The keen awareness of the need The vision of the opportunities

A special commendation to your director of Mental Health, Dr. James Cromwell; to my dear and old friend, Dr. Paul Huston, Professor of Psychiatry at the University Medical School. A very special commendation to this increasingly effective group of citizens in Iowa—the Iowa Association for Mental Health.

C. The potential significance of this visit

- Again it is my desire to be helpful—I am proud of our progress in Iowa and shall make some comments about it, but truly we have only made a start in terms of the enormous needs.
- 2. On my previous visit I was privileged to tell of our mental health story in Kansas, the "revolution" that occurred. The composition of this legislature is almost entirely changed since my appearance here on February 1, 1957. My feeling is that this story is still the most helpful message I might bring you—with the further evolution of our program these last eight years.
- 3. Again I shall try to choose my words carefully. As we meet here there are 2,700 mental patients in institutions in Iowa as of this moment. There are 2,500 more mentally sick individuals in county homes. So much of what may happen further to help these people depends on the understanding and the actions of the individuals in this room, the state legislature. Indeed thousands are looking to us for help and there are thousands—we are very sure of it—yet to come. These people have no voice or vote. In too many instances they are still badly neglected. Their lives are wasted unless we help them get well, and tragically their hearts are often filled with fear and hopelessness, along with a completely unproductive life—when it need not be in the great majority of instances.

II. NOW A NEW ERA OF HOPE THAT THIS SITUATION WILL CHANGE

A. The evidence includes many points:

1. Indeed the very fact that I have the privilege to discuss the subject with you today is an evidence of new hope.

2. Under the leadership of the NIMH and the NAMH much progress has been made in the support of treatment and training and research and community programs.

3. The progress in other states—my contact with the programs in several states through the privilege of visiting with their legislative bodies

Ohio: Budget for mental hospitals raised from \$70 million to \$91 million

\$5 million for three training centers

raised salaries

bond issue of \$75 million for mental hospital construction Pennsylvania \$90 to \$122 million

California \$92 to \$180 million

California \$92 to \$180 million

Texas \$13 to \$36 million

Tennessee \$1 to \$2.5 million

4. The superb leadership of the press and other mass communications to alert an intelligent public about the need. 5. The interest of our citizens groups

The American Medical Association under the magnificent leadership of President John F. Kennedy

- 6. The new awakening of our leaders themselves in our state hospital progress and the extensions now into the community—of which I will have much more to say later.
- B. The evolution of this as we experienced it in Kansas, a story that could be much better told by my brother Karl, who had the vision and gave more guidance and energy to the revolution and evolution in Kansas than any other person.
 - 1. Our pride and satisfaction that
 The mental hospital population of Kansas has decreased nearly
 53 percent—from a total population of 6,047 in 1948 to 2,844
 in 1964. During the same period the national mental hospital
 population has decreased from 5 to 10 percent—from about
 760,000 to 712,000.
 - 2. Even with our hospitals not yet adequately staffed, about 85 percent of our new admissions go home, and almost 70 percent within six months.
 - 3. Possibility that we will never have to build additional beds—though we do need replacements for buildings constructed in the 1870's and 80's.
- C. As indicated, my belief is that my best help to you might be again to repeat the story about the change—what the situation was—where we have arrived and how we look at the future.

With the hope that perhaps the experience may give you some helpful background in your continuing efforts to improve the mental health program in Iowa.

III. THE BACKGROUND OF THE STORY-quite personal

- A. The story of Father and the beginning of the Clinic.
- B. Even in private practice, our special satisfaction in the small program of research and training.
- C. Personal experiences in the war with manpower shortage and the lack of knowledge.
- D. 1945—Karl's concern with the VA—and then the Bradley-Hawley request for training at Winter VA Hospital.
- E. The re-organization of the private practice into the non-profit foundation, to do research and training and prevention.
- F. The development of the training program and the research program beginning with 100 doctors—the suggestion of 25 and the expansion to 100 because of VA insistence. (Now about 800 have been trained at The Menninger Foundation.)

IV. THE RECENT EVOLUTION OF OUR STATE HOSPITAL SYSTEM

- A. 1948—the initial rumblings of the "revolution."
 - The legislator whose relative was neglected in a state institution and who became aware of the amazing program at Winter VA Hospital.
 - 2. The new economy-minded superintendent of the Topeka State Hospital who cut out expensive drugs and time-consuming examinations—with the resignation of three of the five doctors, one of the two nurses, and the only psychologist.
 - 3. Some accidents and the beginning interest of the press—which made a state-wide crusade.

- 4. Self-mobilization of the Mental Hygiene Society, the American Association of University Women, the League of Women Voters, Civic Clubs. Federated Women's Clubs and many others.
- B. The status of the Topeka State Hospital at that time (we have three).
 - 1. Over 1.800 patients in antiquated buildings to house 1.500.
 - 2. Two psychiatrists, neither of whom had been trained.
 - 3. 60 out of every 100 patients admitted remained indefinitely—most of them for life.
 - 4. Per diem allotment per patient of \$1.06 ranked us as 47th out of the 48 states.
 - 5. Most new admissions housed in jails for days or weeks before they could be admitted. (And like cancer, the longer treatment is withheld, the less chance for recovery.)

V. WHAT WAS DONE ABOUT IT?

- A. Governor, now Senator, Frank Carlson appointed a committee— Dean of the Medical School, President of the State Medical Society, a member of the Senate, a member of the House, and my brother Karl.
- B. Their recommendation to buy "brains" (staff) before "bricks" and to establish a training program.

At this time a public health survey indicated the need for an additional 3,000 beds for the system. None build and \$38 million saved

In my brother's words, "Many patients will get well in a barn if you give them the right doctors and the right treatment. We don't want them to live in barns, but staff and treatment must come first."

- C. The staff of The Menninger Foundation was called upon to establish a training program under my brother's direction—Everyone aware that this would be a long-time and slowly developing process.
- D. Senator Carlson put it up to the legislature—the press helped—public citizens' groups helped—the legislature and their wives visited the sorry decrepit hospital.

 What did they see?

Men endlessly pushing mops on already over-polished floors.

Gloomy wards with old rocking chairs lined up against the wall. Beds in the halls and mattresses on the floor at night.

Uniform and drab, ill-fitting clothes.

Inadequate and ill-prepared food, unattractively dished out-

Patients cooped up for days on end-or literally herded in large

groups onto park benches.

The wide use of physical restraints—strait-jackets all over the place, untrained and often uncouth and brutal prison-guard-like attendants.

VI. AND THEN WHAT HAPPENED?

The legislature acted with a 60 percent increase in the budget in 1949; 118 percent more in 1951; by 1960—4 times what we spent in 1948; takes continuing public pressure to advance each year.

'My brother and our associates undertook the responsibility to begin

to recruit a professional staff, and set up a training program.

In addition to doctors—psychologists, social workers, nurses, and occupational therapists were recruited and trained.

The number of attendants was doubled and their salaries were doubled—replacing the dull and inept.

The Rockefeller Foundation gave us funds for a three-year special school for training aides.

50 consultants were engaged from the County Medical Society.

Patients began to see dentists for the first time.

Wholesale orders for eyeglasses-300 pair.

Occupational and recreational programs were started.

Fire escapes were installed.

A patient's canteen was constructed—until 1954 the only new construction.

The development of a very extensive volunteer system, through the help of the citizens of the community—the Junior League established and manned the canteen. Most important—creation of an attitude toward, philosophy about and understanding of mental illness on the part of—

The legislature, citizenry, relatives and more important, the pro-

fessional staff and patients.

An attitude whereby patients can learn through relationships with the staff that people do care about them; that they can and will get well.

To make this possible necessitates the provision of financial, political and public support—with the absence of political pressures on the professional staff, changes in administration, constant budgetary threats.

Doctors began to see patients:

Within two years the TSH population dropped from 1,850 to 1,500. Today the population is 968—47 percent reduction.

Five wards were closed in the last two years.

Approximately 300 patients have had no homes to which to go. Placed through social agencies.

Since 1949, 1,084 patients discharged who had been residents in the hospital for 10 years or more—568 for 20 years or longer.

Sixty-six out of 71 bed-ridden oldsters in one section of the hospital got out of their beds within a year and stayed out. A high percentage of so-called seniles can be helped and need not be in a hospital.

Stories of human interest:

In 1953, TIME magazine carried the story of a small white-haired woman who had been hospitalized probably longer than any other known person—a patient at Topeka State Hospital. She had entered the hospital at the age of 13 on June 27, 1882, three years after the hospital was opened. By 1952 she had been there 70 years. Her only response to questions was "When can I go home?" She was discharged at the age of 86 years, 73 of them spent in the hospital. She is taking care of herself in the community today.

One of the patients, whose case was reviewed when new staff were brought in was a man who had been in the hospital for 19 years. Hospital officials weren't certain the man had ever been psychotic. He was sent back to his family in Denmark, after making headlines around the world—all because a doctor who could speak his language

took time to talk to him.

Woman-20 years mute-now a practical nurse.

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VII. WHAT HAS HAPPENED SINCE AND WHAT ARE THE RESULTS?

In 1952 the people of Kansas voted an increase in personal property tax of one-half mill to provide a permanent hospital building fund for replacement of beds. In 1953 the Legislature removed the hospital from political patronage and provided for a psychiatrist to direct the institutions at twice the Governor's salary.

In 1950, 657 patients were admitted; in 1960, 2,183 were admitted. The average daily patient population in the three hospitals was

5,200 in 1948, 3,318 in 1961; 36 percent reduction in 13 years.

While the per diem increased from \$2.05 in 1950 to \$7.34 in 1960, the operating expenditure per patient released was decreased from \$7.989 in 1950 to \$4.505 in 1960.

The development of the five-year plan of training-to aid in staff-

ing outlying hospitals.

The OPD—Children's Services developed with the Receiving Home. Savings of \$4,000 per discharged patient in 1960 as compared with 1948.

New Eastman Building constructed in 1960 at TSH; at the end of the year of 1964 a new unit was completed, the Woodsview Building.

VIII. RECOMMENDATIONS

1. The Purposes of Reporting the Story of our Experience in Kansas are twofold:

First, while it is generally recognized that we have made much progress in our mental hospitals across America, it is not understood that we have only made a start. Many people do not know we still have more people in mental hospitals than we have in all general hospitals put together—a community of 712,000 sick people in 535 mental institutions. Furthermore it is not clearly understood that the great majority of these people would get well if we would give them a chance. This chance means we have to give them the opportunity for adequate treatment under the right conditions. The success we have had in Kansas does indicate clearly that all of our big mental institutions can become honest-to-goodness hospitals where the great majority of people get well.

The second reason for presenting this story is the assumption that our experiences in the Kansas System might be of help to you in Iowa. In making some constructive suggestions I want to emphasize that this is my "cause" in Iowa just as much as it is in

Kansas.

Before making any suggestions let me again compliment you warmly on the progress we have made—progress in many directions. You have increased your per diem expenditures on patients in the hospitals from \$3.30 to \$10.15. When I addressed this legislature eight years ago, Iowa had, in the mental hospitals, one physician to every 123 patients and now you have one physician to every 46 patients. Significantly, the population in your mental hospitals has fallen from 5,046 in 1956 to approximately half that figure in 1964, 2,716.

You have made this splendid progress in a comprehensive mental health plan for the state. You have done what we know must be done, you have moved out into the community and now, if I understand correctly, 58 percent of the population of Iowa has a chance to obtain psychiatric help near his home, through the establishment of these 16 mental health centers. Of all of these steps of progress, the citizens of Iowa have a right to be proud. Again, however, I want to

emphasize that from our present vantage point, all of us in the professional field know we have much more to do. Our basic objectives for the state hospitals are absolutely unimpeachable but these un-

a. We must transform the existing state hospitals into true, modern, active treatment centers.

b. We must provide adequate inservice training for all categories of personnel and we are far from this at the moment.

c. We must provide adequate community treatment centers for emergency treatment, after-care, follow-up outpatient community consultation and all kinds of extra-mural psychiatric services.

d. We must establish scientific investigations—greatly extend our research into our administrative and clinical and preventive procedures.

2. Brains Before Bricks.

This has been the title of my presentation before many legislatures and it was to this legislature in 1957 for the reason, I am still convinced, that the major bottleneck in doing a much better job in our treatment and preventive programs is our lack of trained personnel. Hence, I still wish we might put the greatest emphasis on the development of professional staff at all levels to provide the diagnosis and treatment and prevention. The second priority goes to buying bricks, i.e., facilities. I am convinced that 80 to 90 percent of our psychiatric patients will get well if we give them adequate, early, treatment.

I note with special satisfaction that the statistics of the picture in Iowa mental institutions has greatly improved in these eight years. The ratio of personnel to patients now indicates that Iowa is near the top of the states among state institutions. In mentioning this, though, I want to add quickly we must not feel satisfied, certainly not complacent that we are doing all we can. We have made gratifying progress but we are still far below the minimal standards as established by our professional organization, the American Psychiatric Association.

I want to have you understand what these ratios are and will use the Kansas figures as of November, 1964, for comparison. As I present these ratios to you, I would like to mention briefly the significance of each type of personnel and how important they are to us.

	iowa	Kansas
Average Daily Population	•	Average Daily Population
(in 6 institutions)	2,716	(in 3 hospitals) 2,844
Physicians	59, 1-46 pts	s. 101, 1-28 pts.
Clinical Psychologists	20, 1-136 pts	s. 34, 1-83 pts.
Social Workers	44, 1-62 pts	s. 51, 1-55 pts.
Nurses	75, 1-36 pts	s. 113, 1-25 pts.
Aides	935, 1-2.9 pts	s. 981, 1-2.9 pts.
Adjunctive Therapists	122, 1-22 pts	s. 81, 1-35 pts.
Total Employees	1,976, 1-1.4 pts	s. 2,242, 1-1.3 pts.

In Iowa, as in every other state in the Union, the great need is for more trained personnel and hence my appeal, and my pleading, and my most sincere pleading, that you provide the wherewithal to intensify training by doubling or tripling the available funds. Currently at the Medical School in Iowa City you have 19 doctors in what we call residency training in psychiatry, training to be psychiatrists. You have two approved training programs in your state institutions, Independence and Cherokee, with 12 doctors in training at each of these.

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In other words, 43 physicians in residency training in Iowa. We have more than a hundred in training in Kansas.

You have some excellent training programs for clinical psychologists and social workers but here again my impression is that many more of our colleges and universities, as well as all of our mental institutions, would be enormously blessed if there were some weddings in the training programs between these two groups of institutions.

Such programs could be as fine as any in the entire country, providing both the theoretical and didactic work in the university or

college and the clinical work in these splendid institutions.

In some of your institutions you have very superior clinical pastoral education programs, particularly in Independence, with graduate summer sessions. The facts indicate that the average clergyman of any faith spends about 50 percent of his time seeing troubled people. Hence if we provide training for them from this technical field of medicine—psychiatry—we can help them be much more effective in terms of the mental health program.

3. Salaries and Personnel Problems

A problem in every mental hospital program—in every community mental health program—is the recruitment of personnel. Dr. Huston has told me he could place 14 more psychiatrists today in the community mental health program if they were available. Part of this lack of availability—and we have to face it—is that psychiatry is on a seller's market. Every state mental health program in the union is looking for personnel. There are elaborate recruitment programs in various states offering very attractive bait to any and all takers. If we are going to recruit more personnel in Iowa. I would strongly urge you to consider thoughtfully two major areas:

The first of these is your personnel policies. Your retirement program was set up many years ago. It is based on three percent of the first \$4,000 earned so that with all due respect to a janitor, on retirement he gets as much as a hospital superintendent, namely about \$50 a month, even after 40 years of service. Perhaps you know that your vacation plan states that a person with one year's service gets one week vacation, and, between 2 and 10 years of service, receives two weeks vacation. Only after 10 years does he receive as much as three weeks vacation, regardless of his re-

sponsibility.

May I be impertinent enough to call to your attention that for non-professional people your salary range is \$220 per month. This is a total cash figure with no additional maintenance or any other emoluments. Fifty-three percent of your employees earn \$320 or less per month. If you are going to get the people you want-in fact, one would almost say if you are going to get the people—these salaries have to be increased probably 25-50 percent. Because these people are so terribly important in helping our sick folks, I urge that these policies and practices be given earnest and thoughtful and early attention.

4. Children

The one area in which Iowa has made little or no progress in its mental health program since I addressed this body eight years ago has been in the provision of psychiatric care for children. Currently the sum total of beds for emotionally disturbed children is 28 at Iowa City and 50 at Independence. Each of our hospitals should have a minimum of 50 beds-I personally doubt if this would be enough.

For some reason or other this recommendation to the legislature has

never received positive action.

My warm congratulations on a tremendous improvement in both the Woodward State Hospital and School and the Glenwood State School. There a very reasonable appeal for more help comes from these institutions: they badly need three times the number of social workers they have to consult with the social agencies and schools in the counties they serve. So many, many of our marginally retarded children would not have to come to an institution if we could develop programs in our communities for this large group of patients—estimated at 3 percent of our population.

5. An opportunity for the treatment of mentally disordered offenders.

In this area, too, Iowa badly needs a new program and a new facility. I think Governor Hughes summarized this succinctly in a presentation to a conference here in November when he indicated that "our treatment of the mentally disordered offenders in Iowa was for many years one of the darkest blots on our conscience as a state and a symbol of our refusal to face up to a vital responsibility." He went on to indicate that the sad and sorry single facility is an extension of a cell block, called the "security hospital" located within the walls of the Men's Reformatory at Anamosa. Tragically enough, about a fourth of the individuals in this particular cell block are patients from the mental hospitals, civil commitments, who unfortunately though, as you may or may not know, are photographed, fingerprinted, numbered and their records distributed to law enforcement agencies, including the FBI which in effect, of course, gives these mental patients essentially a criminal record.

With much thoughtful consideration, under the comprehensive mental health planning group, it is indicated that a new facility is long overdue, providing for 350 to 400 beds, to serve adolescents and juveniles, male as well as female adult offenders and including, as necessity arose, the more unmanageable patients from mental hospi-

tals.

We were recently very much complimented in Kansas that a group of citizens from Iowa, including, I believe, some members of this legislature, visited us to look into a new program in Kansas, the Diagnostic Center. This is unique in our 50 states. It is a medium security prison established for the specific purpose of examining every convicted male offender by a team of psychiatrists, psychologists and social workers. They pass their findings about each individual on to the court. So far it has been very warmly received.

Your group also visited our Boys' Industrial School, one of the sources of great pride for us in Kansas. For years in our state, we kept these youngsters from 6 to 16 years of age in a so-called boys' reform school, under very severe discipline. Most, if not all of them, left our institution hating the world more than before they entered. In 1948 we changed this training school into a kind of children's hospital where we studied each individual in order to provide the physical and psychological and educational needs as we found them. The payoff has been one of the most exciting experiences in the field of criminology we have ever had. The repeater rate for the youngsters in that institution fell from 47 percent in 1948 to 5 percent in 1960!

By all means we urge you to give early consideration to the need

for a security hospital. It is urgent!

6. Finances

Most of the points I have been making to you this morning have to do with increased costs. I have only mentioned in passing that the per diem per patient in your hospitals is \$10.15. I haven't any question in my own mind that in the next few years we will have to double this figure—that is if we have any intention of doing the right kind of job in running a first rate treatment center worthy of being called a hospital.

When we talk about millions of dollars for this mental health program—and that is what we are doing—it is big money. But by comparison it is a drop in the bucket to the amount of money we spend on highways, defense, crime and for so many other things—other than the health of people. I know you will surely be faced with financial demands for many other programs in this legislature. I hope, though, and I pray that you don't forget these sick people depending on you—and that you give them a number one priority. No one wants to pay more taxes and yet everyone wants more service. We can't have our cake and eat it and the business of trying to get this money by lottery or more federal aid is not practical for a permanent on-going program in any state. Undoubtedly all of you know that many other states have very good services and to obtain these there is no alternative to proposing some kind of increased taxes.

I mentioned the daily cost of \$10.15 per patient in the state hospitals of Iowa. Now let me hastily compare it with the average cost in a general hospital these days—\$36.15 a day. Recently I had occasion to visit one of our large non-profit orthopedic hospitals for children where the cost was \$56 per day. In both instances, and this is so important, this sum did not include the medical costs (physicians' fees) as does the figure of \$10.15 for a mental hospital.

I take great pride in indicating to you that in Kansas, at our Topeka State Hospital, in 1964 we were spending \$12.93 a day and the average for all our mental hospitals was \$11.53 a day. We anticipate that this is going up somewhat further in 1965. This figure does not include the training program costs for which an appropriation of approximately \$850,000 is made for all categories of personnel. Nor does this figure of \$850,000 for training include all training costs, since the Menninger Foundation picks up the tab of \$1,200 per doctor per year in the training program.

Let me make this appeal, requiring you to find more finances, as personal as I can. Suppose it is your wife at Cherokee or Clarinda, or Independence, or Mount Pleasant. There are the wives of many of your friends there—undoubtedly many of your friends themselves. Can we afford, looking into our consciences, to give these citizens who depend on us anything less than the best? No one is going to criticize you for helping sick people. Let's do give the best we know how, admitting even so that this is not as good as it could be.

7. Community Psychiatry

My warm commendations to you on the development of the community psychiatry plan in Iowa under the Department of Psychiatry at the State Psychopathic Hospital and specifically, Paul Huston. This is the trend everywhere we have the leadership, the idea being to provide early treatment and the advantage of treatment at or near home. As I indicated above, I understand that 52 percent of your population is now covered by the 16 community mental health centers. In Kansas we have had a little experience with this, too, we have 21 community health services and everyone of them is in operation with

at least one staff member—providing treatment close to home for about 75 percent of our population. We have problems in staffing them, real problems, but even currently they are giving 3,000 staff hours per week, which is filling what was a complete void prior to their instigation two or three years ago.

There is no doubt that if one can treat mental illness early in its course, there is a much better chance of helping the individual and hence the great advantage of these mental health clinics where people can get their help right at home. Increasingly general hospitals across the country are tending to add a few psychiatric beds for emergency cases and this, too, gives an individual a chance for treatment at home, in comparison to perhaps going a good many miles to a state mental institution.

In pointing out these advantages, it is my own personal opinion that our big mental hospitals will always be necessary for many reasons. We should not minimize the fact that wherever they are located, they can provide outpatient service, the day hospital program, community leadership, as well as serving as a hospital. At least that is our experience in Kansas and we are very proud of our state institutions which have enormously increased their participation in community life. In our Topeka State Hospital we have a very superior training program—much better, I believe, than we could provide in a small hospital with a few beds or an outpatient clinic, and I believe this is generally true because of the many patients—in our medical jargon we would say, the wealth of clinical material.

Our biggest problem to date in operating the community plan in Kansas—and I am quite sure this applies everywhere—is that we cannot find adequate trained professional personnel. This is the same problem that has cursed our mental hospitals because there are not enough trained psychiatrists and, as a matter of fact, there are not nearly enough in training. We have found by all odds, the best way to find them is to train them ourselves and hence my urgent appeal again, as indicated above, that you put high priority on increasing the training programs at the University and at the mental hospitals.

There is one major aspect in our mental health problems in many states that is far from being solved. This has to do with the county homes. In my opening remarks I indicated that I have been told you have approximately 2,500 patients in county homes. As I have heard from the physicians about the survey of what happens, some of these apparently work fine with excellent treatment for the patients. They have the great advantage of being under local responsibility and local management. On the other hand, there isn't any doubt too many of these patients are badly neglected because the local community has not assumed adequate responsibility for their care.

The result is that we can, by neglect, assign such sick people to a kind of living death as "hopeless" when we haven't any right to so classify them. Whenever we have this kind of system, it needs the closest supervision to make it effective and hence I urge that in every county in Iowa there is close supervision of what is happening to these citizens in the county homes. They, too, rate the best treatment we know how to provide them.

8. Research

Again I reiterate my appeal for more research in this neglected

field of health. You have made an appropriation of \$75,000 a year. I would only hope that this could be multiplied many times though as I make this suggestion I am aware also we are acutely short in finding the competent personnel to carry on research. We often have competent personnel but they are so busy treating people they don't have time to do research—one of our problems related to our shortage of personnel. The fact remains we still know so very little about personality, in relation to both health and sickness, and such information can only come as we go much, much further in our programs of research.

9. Inform the Public

Inform the citizens of the state about the facts and problems. It is my conviction that the public once informed will want—indeed insist upon—these changes.

10. Attitude of Optimism

I place the greatest emphasis on any program of improvement of mental health in the creation of an attitude of hopefulness and optimism on the part of everyone. Even with "brains" and "bricks" people have the best chance to get well when they do have the full support of the legislature and the citizens of the community and the state. Only then can we build the institutions we need. Only then can we create in these institutions an atmosphere of understanding and confidence and assurance of recovery. It can happen if enough of us care.

Baringer of Fayette asked and received unanimous consent to have printed in the Journal the remarks of Dr. William C. Menninger.

Senator Coleman of Webster moved that the joint convention be now dissolved.

The motion prevailed.

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

President Fulton directed the Secretary of the Senate to read the following report:

REPORT OF INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of John Chrystal of Coon Rapids, Carroll County, Iowa, for appointment as Superintendent of Banking, under the provisions of Sections 524.1, 524.2 and 524.3, Code 1962, for the unexpired portion of the four-year term ending June 30, 1965; and for reappointment as Superintendent of Banking, under the provisions of Sections 524.1 and 524.2, Code 1962, for the regular four-year term beginning July 1, 1965 and ending June 30, 1969, has completed the investigation and recommends John Chrystal for these appointments.

PETER F. HANSEN, Chairman. WARREN J. KRUCK.
C. JOSEPH COLEMAN.
ELMER F. LANGE.
DONALD G. BENEKE.

On motion of Senator Hansen, the report of the committee was adopted.

Senator Hansen moved the appointment of John Chrystal as Superintendent of Banking for the unexpired portion of the term ending June 30, 1965.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Lisle **Benda** Flatt Patton Lodwick Beneke Floy Reno **Briles** Frommelt Lucken Reppert Hagedorn Main Buren Rigler McGill Burke Hagie Riley Rurns Hansen McNally Shaff Heaberlin Cassidy Messerly Shirley Coleman Heying Mills Shoeman Hill Mincks Condon Stanley DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Van Gilst Dodds Kruck Nurse Walker Elvers Kyhl O'Mallev Elv Lange

Nays, none.

Absent or not voting, 5:

Griffin Schroeder Vance

The motion prevailed and President Fulton declared the appointment of John Chrystal for Superintendent of Banking confirmed for the unexpired portion of the term ending June 30, 1965.

Senator Hansen moved the appointment of John Chrystal for the regular four-year term as Superintendent of Banking.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Benda Flatt Lisle Patton Lodwick Beneke Flov Reno Briles Frommelt Lucken Reppert Hagedorn Main Buren Rigler Burke Hagie McGill Riley Hansen McNally Burns Shaff Cassidy Heaberlin Messerly Shirley Mills Coleman Heying Shoeman Condon Hill Mincks Stanley DeKoster Kibbie Murray Stephens Klefstad Denman Nims Tabor Van Gilst Dodds Kruck Nurse O'Malley Elvers Kyhl Walker Ely Lange

Nays, none.

Absent or not voting, 5:

Griffin Schroeder Vance

The motion prevailed and President Fulton declared the appoint-

ment of John Chrystal for Superintendent of Banking confirmed for the regular term beginning July 1, 1965, and ending June 30, 1969.

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

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

SENATE CONCURRENT RESOLUTION 13 By Frommelt

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 16, 1965, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

EXPLANATION OF VOTE ON HOUSE FILE 9

I voted "yes" on House File 9 because I had missed the brief debate and voted on the prevailing side with the thought I might file a motion to reconsider. I have decided not to move to reconsider as this would delay the Senate, and the issue will be discussed later by the Senate when the appropriation for the Highway Patrol comes up and when the matter of financing one hundred patrolmen is considered. I think adequate compensation for existing patrolmen should take precedence over the hiring of one hundred new ones and I have some questions about how efficiently existing manpower is being used.

ROBERT R. RIGLER.

ADDITIONAL COPIES

Senator Kruck asked and received unanimous consent to have five hundred additional copies of Senate Joint Resolution 19 printed.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 19, 1965, the Governor had approved the following bill:

Senate File 17, relating to library services.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 265 Ways and means
- S. F. 266 Judiciary

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S. F. 269 Education

S. F. 270 Judiciary

S. F. 272 Judiciary

S. F. 273 Ways and means

S. F. 274 Industrial and human relations

S. F. 275 Judiciary

S. F. 276 Education

S. F. 277 Judiciary

S. F. 278 Judiciary

S. F. 279 Ways and means

S. F. 280 Ways and means

S. F. 281 Education

S. F. 282 Agriculture

S. F. 283 Judiciary

S. F. 284 Commerce

S. F. 285 Public health

S. F. 286 Ways and means

S. F. 288 Appropriations

S. F. 289 Judiciary

S. F. 294 Commerce

S. F. 295 Governmental subdivisions

S. F. 296 Public health

S. F. 297 Education

S. F. 298 Education

S. F. 299 Judiciary

S. F. 300 Judiciary

S. F. 301 Public health

S. F. 302 Judiciary

S. F. 303 Ways and means

S. F. 304 Conservation and recreation

S. F. 305 Judiciary

S. F. 306 Judiciary

S. F. 307 Industrial and human relations

S. F. 308 Governmental affairs

S. F. 309 Transportation

S.J.R. 19 Governmental affairs

S. F. 124 Appropriations (under Rule 21)

H. F. 31 Governmental subdivisions

H.F. 56 Transportation

H. F. 136 Judiciary

H. F. 153 Public health

H. F. 211 Commerce

H. F. 212 Commerce

REPORTS OF COMMITTEES

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 146, a bill for an act relating to the maximum loan limits of small loan companies, begs leave to report it has had the same under conconsideration and recommends the same be amended in accordance with the amendments filed by Senator Rigler on February 10, and by Senators Kruck and Hagedorn on February 18; and when so amended the bill do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 241, a bill for an act relating to rules of valuation for life insurance companies' investments, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 247, a bill for an act relating to directors and officers of credit unions, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 248, a bill for an act relating to a fee to the superintendent of banking by credit unions, 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 248 by adding the following as a new section:
"The provisions of this Act shall become effective January 1, 1966."

Peter F. Hansen. Chairman.

Ordered passed on file.

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 255, a bill for an act relating to special levies on schoolhouse tax, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Sengte File 234, a bill for an act relating to brucellosis in swine, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN. Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 11 by striking lines 6 through 16 and inserting in lieu thereof the following:

"The terms of the secretary of state, auditor of 3

state, treasurer of state and attorney general in office

as of January 10 after the effective date of this amendment 5

are hereby extended until their successors are elected or 6

appointed and qualified according to law."

FRANCIS L. MESSERLY.

Amend Senate Concurrent Resolution 11 by striking from lines

31 and 32 the words "claim of title of

3 such owner arose from lease, deed, or other incident of ownership

dated" and inserting in lieu thereof the words "owner has built a 4

cottage or other living quarters on such real estate".

ADOLPH W. ELVERS.

Amend Senate File 49 by adding thereto the following new 2 section:

3 Section two hundred forty-nine point nineteen

(249.19), Code 1962, is hereby amended by striking from line 4

5 eight (8) the word "second" and inserting in lieu thereof the word "sixth (6th)".

GEORGE E. O'MALLEY.

1 Amend House File 7 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred eleven point one (411.1), Code 1962, is hereby amended by adding the following new sub-

5 section: 6

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"'Pension compensation' shall mean the member's average final compensation adjusted in the ratio of the earnable compensation payable on each July 1 to an active member having the same or equivalent rank or position as was held by the retired or deceased member at the time of retirement or death to the earnable

11 compensation of such member at his retirement or death." 12 Sec. 2. Section four hundred eleven point six (411.6), Code

1962, is further amended by adding thereto the following 13 14 subsection:

"Pensions payable under this section shall be adjusted as 15

follows: 16 "a. As of the first of July of each year, the monthly 17

pensions authorized in this section payable to each retired

member and to each beneficiary, except children, of a deceased 19 member shall be recomputed. The formula authorized in this 20

21 section which was used to compute the retired member's or ben-22 eficiary's pension at the time of retirement or death, including

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23 all amendments to the formula which may be adopted subsequent 24 to the member's retirement or death, shall be used in the recom-25 putation except the pension compensation shall be used in lieu 26 of the average final compensation which the retired or deceased 27 member was receiving at the time of retirement or death. The 28 adjusted monthly pension shall be the amount payable at the 29 member's retirement or death adjusted by one-half of the differ-30 ence between the recomputed pension and the amount payable at 31 the member's retirement or death. At no time shall the monthly 32 pension or payment to the beneficiary be less than the amount 33 which was paid at the time of the member's retirement or death.

"b. As of the first of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall be adjusted to equal six percent of the monthly salary payable on such July first to an active member having the rank of first-class fireman, in the case of a child of a deceased member of the fire department, or of a first-class patrolman, in the case of a child of a deceased member of the police department. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9) and thirteen (13) of this section, the amounts provided for in said subsections shall

be payable.

"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July 1 of the year in which the adjustment is made and shall continue in effect until the next following July 1 at which time the monthly pensions shall again be recomputed and all monthly pensions shall be adjusted in accordance with the recomputations.

"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as increases granted to other ranks and positions in the department." Sec. 3. Section four hundred eleven point eight (411.8).

Code 1962, is amended by striking from subsection one (1), paragraph "a", all of lines eleven (11) through thirty-one (31), and inserting in lieu thereof the following.

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67	20			_	4.91%
68	21				4.97%
69	22				5.04%
70 1	23				5.11%
71	24				5.18%
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73	26				5.33%
74	27				5.41%
75	28				5.48%
76	29				5.56%
77	30			•	 5.64%
78	31				5.72%

79	32	5.80%
80	33	5.88%
81	34	5.97%
82	35	6.05%
83	36	6.14%
84	37	6.22%
85	38	6.31%
86	39	6.40%
87	40	6.50%

GEORGE E. O'MALLEY. HOWARD C. REPPERT. JR. WILLIAM F. DENMAN. JAMES M. MCNALLY. ANDREW G. FROMMELT. DAVID STANLEY. DAVID O SHAFE. TOM RILEY.

Amend House File 128 by striking all after the enacting clause

and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point three

- hundred fifteen (321.315) is amended by striking the period in line five (5) and inserting in lieu thereof the words
- "when the speed limit is forty-five (45) miles per hour or
- less and a continuous signal during not less than the last three (3) hundred feet when the speed limit is in excess of
- forty-five (45) miles per hour."

HOWARD C. REPPERT. JR.

Amend Senate File 157 as follows:

2 By adding after Section 1 the following:

3 "In the event Memorial Day should fall on a Sunday, the

effective time of the one (1) hour advance will be at

two (2) o'clock ante meridiem the preceding day.

DARYL NIMS.

- 1 Amend Senate File 93 by striking from line 11 the
- word "fifty (50)" and inserting in lieu thereof the word

"fifty-five (55)".

JOSEPH B. FLATT.

- Amend Senate Joint Resolution 13 by striking lines 6 through 12 and inserting the following in lieu thereof:
- "Municipal corporations are granted home rule power and
- authority, not inconsistent with the laws of the general assembly,
- to determine their local affairs and government, except that they
- shall not have power to levy any tax unless expressly authorized

by the general assembly."

JAMES M. MCNALLY. DAVID STANLEY. DAVID O. SHAFF.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Tuesday, February 23, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, FEBRUARY 23, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend C. C. Farley, pastor of St. Thomas Catholic Church, Emmetsburg, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reppert, from nineteen residents of Polk County in opposition to the repeal of the right to work law.

By Senator Schroeder, from one thousand residents of Scott County in opposition to an increase in the gasoline tax.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate eighty-seven students, members of the junior and senior classes of the Colo Community School, who were present in the balcony accompanied by their principal, William E. Connell, and their instructor, Harry Ehlers.

Senator Murray asked and received unanimous consent to present to the Senate thirty-three students, members of the senior class of the Titonka Consolidated School, who were present in the balcony.

Senator Shaff asked and received unanimous consent to present to the Senate thirty-one students from the Lost Nation Community School who were present in the balcony accompanied by their instructor, Gary Harter.

Senator Shirley asked and received unanimous consent to present to the Senate eighty students, members of the junior and senior classes of the Waukee Community High School, who were present in the balcony accompanied by their instructors, Gene Miller, Don McClosky and Edgar Darling.

Senator Van Gilst asked and received unanimous consent to present to the Senate forty students from the Peoria Christian School who were present in the balcony accompanied by their principal, Robert DeJager.

INTRODUCTION OF BILLS

Senate File 315, by Senator Reppert, a bill for an act to provide a filing fee for nomination papers, and to make changes in the required number of signers of such papers.

Read first and second times and passed on file.

Senate File 316, by Senator Heying, a bill for an act to enable school districts to make lease-purchase agreements payable from the school general fund.

Read first and second times and passed on file.

Senate File 317, by Senator Heying, a bill for an act to enable school districts to transfer funds from the general fund to the school-house fund.

Read first and second times and passed on file.

Senate File 318, by Senator Reno, a bill for an act relative to the registration of pistols and revolvers.

Read first and second times and passed on file.

Senate File 319, by Senators Kruck, Flatt, Dodds and Heaberlin, a bill for an act relating to the equipping of motor vehicles with safety belts or safety harnesses.

Read first and second times and passed on file.

Senate File 320, by Senators O'Malley, Denman and Reppert, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto.

Read first and second times and passed on file.

Senate File 321, by Senators O'Malley, Reppert and Denman, a bill for an act relating to flood control in cities and towns.

Read first and second times and passed on file.

Senate File 322, by committee on claims, a bill for an act to create and establish a state tort claims act; defining terms and conferring upon the state appeal board on behalf of the state the power to determine certain claims against the state; permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein; conferring 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 on tort claims.

Read first and second times and placed on the calendar.

Senate File 323, by Senators Elthon, Hagedorn and Hansen, a bill for an act abolishing the state tax commission and creating a single tax commissioner and state tax court and prescribing powers and duties, and redefining the powers and duties of conference boards, boards of review and assessors, and revising taxation and assessment laws.

Read first and second times and passed on file.

Senate File 324, by Senator Reppert, a bill for an act relating to flashing safety warning lights on vehicles.

Read first and second times and passed on file.

Senate File 325, by Senator Riley, a bill for an act relating to granting powers to local issuing authorities for prescribing or approving the lighting within establishments selling beer.

Read first and second times and passed on file.

Senate File 326, by Senators O'Malley and Frommelt, a bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions.

Read first and second times and passed on file.

Senate File 327, by Senator Klefstad, a bill for an act to permit members of war veterans organizations over the age of sixty-five (65) to hunt and fish without a license.

Read first and second times and passed on file.

Senate File 328, by Senators Denman, O'Malley and Reppert, a bill for an act relating to terms of appointive municipal officers.

Read first and second times and passed on file.

Senate File 329, by Senators Denman, Stanley and Elvers, a bill for an act relating to the compensation of county attorneys.

Read first and second times and passed on file.

Senate File 330, by Senator Griffin, a bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto.

Read first and second times and passed on file.

Senate Joint Resolution 20, by Senators Kruck and Shirley, a joint resolution to create a committee to study the retirement programs and laws for public employees in Iowa, and to provide an appropriation for such committee.

Read first and second times and passed on file.

Senator Shirley submitted the following report and moved its adoption:

SUPPLEMENTAL REPORT OF THE COMMITTEE ON MEMORIAL RESOLUTIONS

Mr. PRESIDENT: Your committee on memorial resolutions begs leave to report that a committee should be appointed to prepare suitable memorial resolution for the following deceased former member of the Senate:

Tunis H. Klein, Marion County,

ALAN SHIRLEY. Chairman. MERLE W. HAGEDORN. KENNETH BENDA.

The motion prevailed and the report was adopted.

President Fulton announced the appointment of the following committee ·

SENATOR Tunis H. Klein......Stanley M. Heaberlin

MEMORIAL RESOLUTION COMMITTEE

J. Henry Lucken John A Walker

SPECIAL ORDER

The time having arrived, the Chair announced the special order of husiness for the consideration of Senate File 157.

THIRD READING OF BILLS

On motion of Senator Hansen, Senate File 157, a bill for an act relating to establishing time for the State of Iowa, with report of committee recommending amendment in accordance with the amendment filed by Senator Hansen on February 8, and found on page 221 of the Senate Journal, was taken up, considered, and the report of the committee adopted.

Senator Hansen offered the following amendment and moved its adoption:

Amend Senate File 157 by adding a new section thereto:

Sec. 3. This Act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in the Coon Rapids Enterprise, a newspaper published in Coon Rapids, Iowa, and the Emmetsburg Democrat, a newspaper published in Emmetsburg, Iowa.

The amendment was adopted.

Senator Riley offered the following amendment, filed by Senators Riley and Reppert, and moved its adoption:

Amend Senate File 157 as follows:

1. Amend section 1, line 4, by striking the words "Memorial Day" and inserting in lieu thereof the words "the last Sunday in April".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 15:

CassidyFrommeltMillsSchroederCondonKruckO'MalleyShaffDenmanLodwickReppertStanleyDoddsMesserlyRiley

Nays, 40:

Benda Flatt Klefstad Nims Beneke Nurse Floy Kyhl **Briles** Griffin Lange Patton Buren Hagedorn Lisle Rigler Burke Hagie Lucken Shirley Burns Hansen Main Shoeman Coleman Heaberlin McGill Stephens DeKoster Heying McNally Tabor Elvers Hill Mincks Van Gilst Ely Kibbie Murray Walker

Absent or not voting, 4:

Elthon Reno Vance

The amendment was lost.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him and found on page 237 of the Senate Journal.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 157 as follows:

Amend section 1, lines 7 and 8, by striking the words "daylight saving time" and inserting in lieu thereof the words "eastern standard time".

The amendment was lost.

Senator Coleman took the chair at 10:45 a.m.

Senator Nims offered the following amendment and moved its adoption:

Amend Senate File 157 as follows:

By adding after section 1 the following:

"In the event Memorial Day should fall on a Sunday, the effective time of the one (1) hour advance will be at two (2) o'clock ante meridiem the preceding day.

Division was called for.

The amendment was adopted.

Senator Shaff offered the following amendment filed by Senators Shaff, Frommelt, Cassidy and Schroeder:

Amend Senate File 157, section 1, by adding at the end thereof the following: "Nothing contained herein shall prohibit cities and towns bordering on

states which have a time designated by statute of a longer duration from establishing an etxended period of daylight savings time in conformance therewith, excepting during such extended period, the provisions of Sec. 2 of this act shall not apply."

President Fulton took the chair at 11:20 a.m.

Senator Klefstad offered the following amendment to the amendment:

Amend the amendment by inserting in line 4 after the word "longer" the words "or shorter", and after the word "extended" the words "or contracted".

Senator Frommelt asked and received unanimous consent that action on Senate File 157 be deferred and that the bill retain its place on the calendar.

On motion of Senator Frommelt, House File 198, a bill for an act to amend section four hundred twenty-two (422), Code 1962, as amended by chapter two hundred fifty-eight (258), Acts of the Sixtieth General Assembly, relative to state personal net income tax and state business tax on corporations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read a 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. 54:

Benda	Flatt	Lodwick	Reno
Beneke	Floy	Lucken	Reppert
Briles	Frommelt	Main	Rigler
Buren	Hagedorn	McGill	Riley
Burke	Hagie	McNally	Schroeder
Burns	Hansen	Messerly	Shaff
Cassidy	Heaberlin	Mills	Shirley
Coleman	Heying	Mineks	Shoeman
Condon	Hill	Murray	Stanley
DeKoster	Kibbie	Nims	Stephens
Denman	Klefstad	Nurse	Tabor
Dodds	Kyhl	O'Mally	Van Gilst
Elvers	Lange	Patton	Walker
Ely	Lisle		

Nays, none.

Absent or not voting, 5:

Griffin Kruck Vance

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

Senator Frommelt asked and received unanimous consent that House File 198 be immediately messaged to the House which request was complied with.

MOTION TO RECONSIDER

Senator Stanley called up the following motion filed by Senator Shaff:

Mr. President: I move to reconsider the vote by which Senate Joint Resolution 13 passed the Senate.

DAVID O. SHAFF.

On motion of Senator Shaff, the motion to reconsider was adopted.

Senator Shaff moved to reconsider the vote by which Senate Joint Resolution 13 went to its third reading, which motion prevailed.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, was taken up for further consideration.

Senator McNally offered the following amendment, filed by Senators McNally, Stanley and Shaff, and moved its adoption:

Amend Senate Joint Resolution 13 by striking lines 6 through 12 and

inserting the following in lieu thereof:

"Municipal corporations are granted home rule power and authority, not inconsistent with the laws of the general assembly, to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly."

The amendment was adopted.

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

Senate Joint Resolution 13, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

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

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

"Article three (III), legislative department, Constitution of the State of Iowa is hereby amended by adding the following new section:

'Municipal corporations are granted home rule power and authority, not inconsistent with the laws of the general assembly, to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly.

'The rule or proposition of law that a municipal corporation possesses and can exercise only those powers granted in express words is not a part of the law of this state.'."

Sec. 2. The foregoing proposed amendment is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state shall cause the same to be published for three consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 53:

1 000, 000			
Benda	Floy	Lodwick	Reno
Briles	Frommelt	Lucken	Reppert
Buren	Hagedorn	Main	Rigler
Burke	Hagie	McGill	Riley
Burns	Hansen	McNally	Schroeder
Cassidy	Heaberlin	Messerly	Shaff
Coleman	Heying	Mills	Shirley
Condon	Hill	Mincks	Shoeman
DeKoster	Kibbie	Murray	Stanley
Denman	Klefstad	Nims	Stephens
Dodds	Kyhl	Nurse	Tabor
Elvers	Lange	O'Malley	Van Gilst
Ely	Lisle	Patton	Walker
Flatt			

Nays, none.

Absent or not voting, 5:

Griffin Kruck Vance

Elthon

Voting present, 1:

Beneke

The resolution having received a constitutional majority was declared to have been adopted by 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 40, a bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.

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

House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives.

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

House File 61, a bill for an act relating to voluntary surrender of class "A" beer permit.

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

House File 64, a bill for an act relating to supervision of dancing where beer is sold.

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 to change the mandatory five hundred square footage requirement for class "B" beer permittees authorized to allow dancing.

HOUSE MESSAGES CONSIDERED

House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives.

Read first and second times and passed on file.

House File 61, a bill for an act relating to voluntary surrender of class "A" beer permit.

Read first and second times and passed on file.

House File 64, a bill for an act relating to supervision of dancing where beer is sold.

Read first and second times and passed on file.

House File 79, a bill for an act to change the mandatory five hundred square footage requirement for class "B" beer permittees authorized to allow dancing.

Read first and second times and passed on file.

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

AFTERNOON SESSION

The Senate reconvened, Senator Coleman presiding.

SENATE CONCURRENT RESOLUTION 14

By Schroeder, Van Gilst, Reno, Elvers, Nurse, Patton, Lodwick, Shoeman and Kyhl

Whereas, recent decisions of the Supreme Court have construed the Fourteenth Amendment as requiring that the seats in both houses of a state legislature must be apportioned on a population basis with representatives selected from districts of as nearly equal population as practicable; and

Whereas, since the founding of this country it has been customary for the states, and in accord with the structure of the Congress under the Constitution, to consider factors other than population along in the apportion-

ment of seats in one house of their respective legislative bodies;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring of the Sixty-first General Assembly of Iowa that this legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"Article.....

"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate

units shall be apportioned.

Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission to the states by the Congress."

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1965, this application for a Convention shall no longer be of

any force or effect.

Be It Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this state.

ADDITIONAL COPIES

Senator Kibbie asked and received unanimous consent to have five hundred additional copies of Senate File 190 printed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 9, Senate File 115 and House File 8.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 9, Senate File 115 and House File 8.

BILL SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of February, 1965, sent to the Governor for his approval: Senate File 115.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of February, 1965, sent to the Secretary of State, for deposit, Senate Joint Resolution 9.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 19, 1965, the Governor had approved the following bills:

Senate File 28, relating to the remodeling of the Linn County court house. Senate File 29, relating to certain administrative duties and responsibilities by the board of control of state institutions.

Senate File 42, authorizing the board of regents to grant leaves of

absence.

Senate File 48, relating to an appropriation for printing, legal and other expenses of the court study commission.

Senate File 86, relating to the education of children in state controlled

institutions.

Senate File 99, relating to speed limits on roadways at institutions under the control of the state board of regents.

Senate File 114, relating to cattle testing.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S. F. 310 Judiciary

S. F. 311 Education

S. F. 312 Conservation and recreation

S. F. 314 Conservation and recreation

S. F. 315 Governmental affairs

S. F. 316 Education

S. F. 317 Education

S. F. 318 Judiciary

S. F. 319 Transportation

S. F. 320 Governmental subdivisions

S. F. 321 Governmental subdivisions

S. F. 323 Governmental affairs

S. F. 324 Transportation

S.J.R. 20 Governmental affairs

H. F. 22 Judiciary

H. F. 61 Judiciary

H. F. 64 Judiciary

H. F. 79 Judiciary

REPORTS OF COMMITTEE

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 104, a bill for an act relating to millage limitations upon the several functional funds of cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

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HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 126, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 134, a bill for an act relating to the cost of printing of ballots and printed supplies for voting machines, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 136, a bill for an act relating to salaries of county

sheriffs, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 143, a bill for an act relating to the adoption of certain city and town ordinances by reference, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Sengte File 147, a bill for an act relating to suspension of beer permits by cities and towns and county boards of supervisors, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 148, a bill for an act relating to the sale of real estate acquired by a county, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 182 by striking from line 4 the word 2 "eighteen (18)" and inserting in lieu thereof the word
- "seventeen (17)".

LUCAS J. DEKOSTER.

- 1 Amend Senate File 227 as follows:
 - 1. Amend section 7403, subsection 1, paragraph b., by

- striking the semi-colon ";" in line 2 of said paragraph and adding the following: "(, but the burden of establishing
- negligence in such cases is on the person entitled under the
- document);".

GEORGE E. O'MALLEY.

- Amend Senate File 227, section 9104 by adding the
- following new subsection: "any security interest
- issued by public utility as defined in section one (1),
- Chapter 286, Acts of the Sixtieth General Assembly."

C. JOSEPH COLEMAN. JOHN W. PATTON.

- Amend Senate File 227 as follows:
- 1. Amend section 1201, subsection 37, by adding the follow-
- ing at the end of line 175: 4
 - "The term also includes any interest of an owner of
- 5 farm products whose possession is entrusted to a person engaged
- in farming operations."

7

16

2. Amend section 2403, subsection 2, by adding the follow-

8 ing at the end of line 20:

9 "However, any entrusting of farm products to a person engaged in farming operations shall not give the farmer the 10

11 power to transfer all rights of the entruster to a buyer in 12 the ordinary course of business if the entruster perfects a

security interest as provided in Article 9." 13

14 3. Amend section 9102, subsection 2, by adding the word "bailment," after the words "trust receipt," in line 15. 15

4. Amend section 9302 by striking the words "under

17 Section 9313" in lines 13 and 16.

18 5. Amend section 9307, subsection 1, by adding the words 19 "subject to a perfected security interest" after the words "farm products" in line 3. 20

21 6. Amend section 9307, subsection 2, by striking the words ", see Section 9313" in lines 9 and 10. 22

23 7. Strike all of section 9313 and insert the following

24 in lieu thereof:

25 "Sec. 9313. Priority of security interests in fixtures. 26 Nothing in this Act governs the priority between a security 27 interest in goods which are or are to become fixtures and the

28 claims of any person who has an interest in the real estate." 29 8. Amend section 9402, subsection 1, by striking the words

", and, if the collateral is crops or goods which are or are to 30 31 become fixtures, contains the name of the record owner of the 32 real estate if different from the debtor" in lines 8 through 10.

9. Amend section 9402, subsection 3, by striking lines

33 34 34 through 36.

35 10. Amend section 9403, subsection 4, by striking the words "and, if the collateral is crops or goods which are or are to 36 37 become fixtures, according to the name of the record owner of 38 the real estate," in lines 39 through 41.

> DAVID STANLEY. GEORGE E. O'MALLEY.

Amend House File 153 as follows: 1

2 By adding the following as a new section

3 Sec. 2. Amend section two hundred thirty point twenty-four (230.24) Code 1962, by striking from line thirty-one (31) the 4

word "three-eighths (%)" and inserting in lieu thereof the

word "three-fourths (%)".

MERLE W. HAGEDORN. EUGENE M. HILL. JOHN M. ELY, JR.

Amend Senate File 157, section 1, by adding at 1 the end thereof the following:

3 "Also nothing contained herein shall prohibit cities 4 and towns bordering on states which do not authorize

5 daylight saving time from establishing times in

6 accordance with the adjoining state but the daylight

saving time provisions shall apply therein insofar as

those matters in section two (2) hereof are concerned."

GILBERT E. KLEFSTAD.

On motion of Senator Murray, the Senate adjourned until 9:00 a.m., Wednesday, February 24, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 24, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Bruce Barrabee, pastor of the First Methodist Church, Des Moines, Iowa.

PRESENTATION OF VISITORS

Senator Kyhl rose on a point of personal privilege and presented to the Senate the Honorable William L. Mooty of Grundy County, former Speaker of the House of Representatives, former Lieutenant Governor of Iowa, and former President of the Senate who was present in the Senate chamber.

Senator McGill rose on a point of personal privilege and presented to the Senate the Honorable William C. Stuart, a former member of the Senate from Lucas County and a member of the Iowa Supreme Court who was present in the Senate chamber.

Senator Briles asked and received unanimous consent to present to the Senate fifteen students from the Villisca Community School who were present in the balcony.

Senator Flatt asked and received unanimous consent to present to the Senate ten students from the Earlham Community School who were present in the balcony.

Senator Reppert asked and received unanimous consent to present to the Senate thirty-one students, members of the sixth grade class from the Fair Meadows School, West Des Moines, who were present in the balcony accompanied by their instructor, Lola Porter, and their principal, Eugene Meier.

Senator Lisle asked and received unanimous consent to present to the Senate a group of students from the South Page Community School, College Springs, who were present in the balcony. Also, sixteen students from the Clarinda High School who were present in the balcony accompanied by their instructor, Doretta Youngman.

INTRODUCTION OF BILLS

Senate File 331, by Senator Stanley, a bill for an act relating to the admission of children to school.

Read first and second times and passed on file.

Senate File 332, by Senators Van Gilst and Elvers, a bill for an act to amend chapter two hundred seventy-nine point forty (279.40), Code 1962, to increase the minimum sick leave for school employees.

Read first and second times and passed on file.

Senate File 333, by Senators Nurse and Briles, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination.

Read first and second times and passed on file.

Senate File 334, by Senator Riley, a bill for an act relating to trespassing on the land of another and refusing to leave a dwelling place.

Read first and second times and passed on file.

Senate File 335, by Senators Hagedorn, Condon, Messerly, Buren, Denman and Walker, a bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight.

Read first and second times and passed on file.

Senate File 336, by Senators Kruck, Shirley, Klefstad, Nims, Benda, Kyhl and Lodwick, a bill for an act relating to the health and welfare of the people of the State of Iowa and the licensing of plumbers, supervision and inspection of plumbing, and adoption and enforcement of minimum, uniform standards as prescribed in the Iowa State Plumbing Code.

Read first and second times and passed on file.

Senate File 337, by Senators Nims and Reppert, a bill for an act relating to fire protection for highway commission property.

Read first and second times and passed on file.

Senate File 338, by Senators Heying, Floy, Nurse, Walker, Hagedorn, Reno, Heaberlin, Nims, Beneke, Patton, Lucken, McGill, Flatt, Kruck, Coleman, Hansen and Shirley, a bill for an act relating to equalizing the county tax burden.

Read first and second times and passed on file.

Senate File 339, by Senator Griffin, a bill for an act relating to exemption of prescription drugs from the sales tax.

Read first and second times and passed on file.

Senate File 340, by Senator Stephens, a bill for an act relating to the importation of swine into Iowa. Read first and second times and passed on file.

Senate File 341, by Senators McNally, Reppert, Frommelt, Coleman, Elvers, Tabor, Hill, Buren, Denman, Ely, O'Malley and Klefstad, a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.

Read first and second times and passed on file.

Senate File 342, by Senators Hansen, Benda, Denman, Griffin and Kibbie, a bill for an act to provide for, regulate, and license racing and race meets in this state at which the pari-mutuel method of wagering on the results of such races shall be permitted.

Read first and second times and passed on file.

Senate File 343, by Senators Kibbie, Cassidy and Beneke, a bill for an act to increase the renewal fees on teaching certificates.

Read first and second times and passed on file.

Senate File 344, by Senators Hansen, Buren, Ely, O'Malley, Klefstad, Nims, Elvers, Denman, Reno and Messerly, a bill for an act relating to the tax on diesel fuel, motor fuel and other special fuel.

Read first and second times and passed on file.

Senate File 345, by Senators Mills and Riley, a bill for an act relating to firearms permits.

Read first and second times and passed on file.

Senate File 346, by Senators Riley, Stanley, Shaff, DeKoster and Lange, a bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith.

Read first and second times and passed on file.

Senate File 347, by Senators Shoeman and Lodwick, a bill for an act to authorize the secretary of agriculture of the State of Iowa to provide regulations setting forth minimum general safety standards for design, construction, location, installation and operation of storage facilities, the handling of transportation and utilization of anhydrous ammonia as an agricultural fertilizer; to provide for penalties for violation of this act and the rules and regulations enacted thereunder.

Read first and second times and passed on file.

Senate File 348, by Senator Dodds, a bill for an act to amend section one hundred nine point seventy-three (109.73), Code 1962, relating to use of throw or trot lines in fishing.

Read first and second times and passed on file.

Senate File 349, by Senator McGill, a bill for an act relating to the establishment of county historical societies.

Read first and second times and passed on file.

Senate File 350, by Senator Stanley, a bill for an act to increase the penalty for driving while the driver's license is suspended or revoked.

Read first and second times and passed on file.

Senate File 351, by committee on industrial and human relations, a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof.

Read first and second times and placed on the calendar.

Senate File 352, by committee on industrial and human relations, a bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped.

Read first and second times and placed on the calendar.

Senate File 353, by Senators Buren and Floy, a bill for an act regulating issuance of special deer hunting licenses to landowners and tenants.

Read first and second times and passed on file.

Senate File 354, by Senators Kibbie and Nurse, a bill for an act relating to the advance payment of tuition or other charges for private schools or colleges and making such advance charges in excess of twenty-five dollars (\$25.00) unlawful.

Read first and second times and passed on file.

Senate File 355, by committee on judiciary, a bill for an act relating to the Rules of Civil Procedure, to changes therein reported by the Supreme Court of Iowa and amending Rule two hundred fifteen point one (215.1) thereof.

Read first and second times and placed on the calendar.

Senate File 356, by committee on judiciary, a bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the general assembly.

Read first and second times and placed on the calendar.

Senate Joint Resolution 21, by committee on governmental affairs,

a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor

Read first and second times and placed 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 joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 8, proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 62, a bill for an act relating to retirement age for firemen and policemen.

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

Senate File 113, a bill for an act relating to nonprofit corporations.

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

House Joint Resolution 14, proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney.

Also: 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 equipment of motor vehicles with safety belts.

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

House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school.

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

House File 113, a bill for an act relating to vacation benefits for employees 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 196, a bill for an act relating to preparation of jury lists for municipal court.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 62

Amend Senate File 62 by striking from line 3 of section 3 the word and figure "six (6)" and inserting in lieu thereof the letter "b.".

HOUSE MESSAGES CONSIDERED

House Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney.

Read first and second times and passed on file.

House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts.

Read first and second times and passed on file.

House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school.

Read first and second times and passed on file.

House File 113, a bill for an act relating to vacation benefits for employees of the State of Iowa.

Read first and second times and passed on file.

House File 196, a bill for an act relating to preparation of jury lists for municipal court.

Read first and second times and passed on file.

President pro tempore O'Malley took the chair at 10:35 a.m.

UNFINISHED BUSINESS

On motion of Senator Reppert, House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn, was taken up for further consideration.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 128 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point three hundred fifteen (321.315) is amended by striking the period in line five (5) and inserting in lieu thereof the words "when the speed limit is forty-five (45) miles per hour or less and a continuous signal during not less than the last three (3) hundred feet when the speed limit is in excess of forty-five (45) miles per hour."

The amendment was adopted.

Senator Reppert asked and received unanimous consent to withdraw the following amendment:

Amend House File 128, section 2, line 7, by adding after the word "town" the following: "on the primary highways and interstates,".

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

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

Ayes, 51:

Benda Flatt. Kvhl Patton Reneke Flov Lange Reno Frommelt Ruren Lisle Reppert Burke Griffin Lodwick Rigler Rilev Rurns Hagedorn Lucken Hagie Main Shirley Cassidy Coleman Hansen McGill Shoeman Condon Heaberlin McNally Stanley DeKoster Heying Mills Stephens Hill Mincks Tabor Denman Dodds Kibbie Murray Van Gilst Walker Elvers Klefstad Nims Nurse Elv Kruck

Nays, 3:

Briles

O'Mallev Schroeder Shaff

Elthon

Absent or not voting, 5:

Messerly

Vance

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

Senator Reppert asked and received unanimous consent that Senate File 225 be withdrawn from further consideration of the Senate.

President Fulton took the chair at 10:50 a.m.

On motion of Senator O'Malley, House File 7, a bill for an act relating to retirement systems for policemen and firemen, was taken up for further consideration.

Senator O'Malley offered the following amendment filed by Senators O'Malley, Reppert, Denman, McNally, Frommelt, Stanley, Shaff and Riley:

Amend House File 7 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred eleven point one (411.1), Code 1962, is

hereby amended by adding the following new subsection:

"'Pension compensation' shall mean the member's average final compensation adjusted in the ratio of the earnable compensation payable on each July 1 to an active member having the same or equivalent rank or position as was held by the retired or deceased member at the time of retirement or death to the earnable compensation of such member at his retirement or death."

Sec. 2. Section four hundred eleven point six (411.6), Code 1962, is further amended by adding thereto the following subsection:

"Pensions payable under this section shall be adjusted as follows:

"a. As of the first of July of each year, the monthly pensions authorized

in this section payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The formula authorized in this section which was used to compute the retired member's or beneficiary's pension at the time of retirement or death, including all amendments to the formula which may be adopted subsequent to the member's retirement or death, shall be used in the recomputation except the pension compensation shall be used in lieu of the average final compensation which the retired or deceased member was receiving at the time of retirement or death. The adjusted monthly pension shall be the amount payable at the member's retirement or death adjusted by one-half of the difference between the recomputed pension and the amount payable at the member's retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of the member's retirement or death.

"b. As of the first of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall be adjusted to equal six percent of the monthly salary payable on such July first to an active member having the rank of first-class fireman, in the case of a child of a deceased member of the fire department, or of a first-class patrolman, in the case of a child of a deceased member of the police department. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9) and thirteen (13) of this section, the amounts provided for in said subsections shall be payable.

"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July 1 of the year in which the adjustment is made and shall continue in effect until the next following July 1 at which time the monthly pensions shall again be recomputed and all monthly pensions

shall be adjusted in accordance with the recomputations.

"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as increases granted to other ranks and positions in the department."

Sec. 3. Section four hundred eleven point eight (411.8), Code 1962, is amended by striking from subsection one (1), paragraph "a", all of lines eleven (11) through thirty-one (31), and inserting in lieu thereof the fol-

lowing:

20	4.91%
21	4.97%
22	5.04%
23	5.11%
24	5.18%
25	5.26%
26	5.33%
27	5.41%
28	5.48%
29	5.56%
30	5.64%
31	5.72%
32	5.80%

33	5.88%
34	5.97%
35	6.05%
36	6.14%
37	6.22%
38	6.31%
39	6.40%
40	6.50%

Senator O'Malley moved the adoption of the amendment.

The amendment was adopted.

Senator O'Malley moved that the bill be read a third 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:

Beneke	Frommelt	Lodwick	\mathbf{Reno}
Buren	Griffin	Main	Reppert
Burke	Hagedorn	McGill	Rigler
Cassidy	Hagie	McNally	Riley
Coleman	Hansen	Messerly	Schroeder
Condon	Heaberlin	Mincks	Shaff
DeKoster	Heving	Murray	Shirley
Denman	Kibbie	Nims	Stanley
Dodds	Klefstad	Nurse	Tabor
Elvers	Kruek	O'Malley	Van Gilst
Flatt	Lange	Patton	Walker
Flov	3 -		

Nays, 9:

Briles

Benda	Hill	Lucken	Shoeman
Burns	Kyhl	Mills	Stephens
Ely			

Absent or not voting, 5:

Elthon

The bill	having	received	a	constitutional	majority	was	declared	to

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

Lisle

Vance

Senator O'Malley asked and received unanimous consent that House File 7 be immediately messaged to the House which request was complied with.

Senator Reppert asked and received unanimous consent that Senate File 34 be withdrawn from further consideration of the Senate.

EXPLANATION OF VOTE ON HOUSE FILE 7.

In joining with eight other Senators in voting against House File 7, a bill establishing escalation pension benefits for firemen and policemen, I did so on grounds that this is "class" or "group" legislation for a section of public employees which is not extended to all public employees. This is manifestly

unfair to those public employees covered by the Iowa Public Employees Retirement System whose presently modest pension benefits need the same treatment as those House File 7 extends to two favored groups—firemen and policemen. From the debate it was evident that sentiment to extend the benefits to those under I. P. E. R. S. is practically nil. Why this obvious discrimination?

JOHN M. ELY, JR.

On motion of Senator Hansen, the Senate resumed consideration of Senate File 157, a bill for an act relating to establishing time for the State of Iowa.

Senator Benda moved to reconsider the vote by which the amendment filed by Senators Riley and Reppert failed of adoption by the Senate on February 23, 1965.

The Chair announced the filing of the following Call of the Senate on Senate File 157 and all amendments filed thereto:

CALL OF THE SENATE

We, the undersigned, request a "Call of the Senate" on Senate File 157 and all amendments filed thereto.

GEORGE E. O'MALLEY.
C. JOSEPH COLEMAN.
FRANKLIN S. MAIN.
GILBERT E. KLEFSTAD.
ANDREW G. FROMMELT.
HOWARD C. REPPERT, JR.
DONALD W. MURRAY.
HOWARD TABOR.
JAMES M. MCNALLY.
ALAN SHIRLEY.
DARYL NIMS.
WARREN J. KRUCK.
ROBERT R. DODDS.
JAKE B. MINCKS.
JOHN L. BUREN.

Senator Shoeman asked and received unanimous consent that Senator Vance be excused from the Call of the Senate.

Senator Rigler asked and received unanimous consent that Senator Elthon be excused from the Call of the Senate.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

CALL OF THE SENATE

The Chair announced the Call of the Senate on Senate File 157 and directed the Secretary to call the roll.

Roll call revealed all members present with the exception of those previously excused.

Senator Benda renewed his motion to reconsider the vote by which the amendment filed by Senators Riley and Reppert failed of adoption by the Senate.

Roll call was requested.

On the question "Shall the Senate reconsider the vote on the amendment?" the vote was:

Aves. 31:

Benda	Dodds	Lange	O'Malley
Beneke	Ely	Lodwick	Reppert
Burke	Frommelt	McNally	Rigler
Burns	Hagie	Messerly	Riley
Cassidy	Heaberlin	Mills	Schroeder
Condon	Kibbie	Mincks	Shaff
DeKoster	Kruck	Murray	Stanley
Denman	Kyhl	Nims	-

Navs. 25:

Briles	Hagedorn	Lucken	Shirley
Buren	Hansen	Main	Shoeman
Coleman	Heying	McGill	Stephens
Elvers	Hill	Nurse	Tabor
Flatt	Klefstad	Patton	Van Gilst
Floy	Lisle	Reno	Walker
Griffin			

Absent or not voting, 3:

Salaria, in the	Elthon	Vance

The motion to reconsider prevailed.

Senator Reppert moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment offered by Senators Reppert and Riley and considered on February 23 be adopted?" the vote was:

Ayes, 29:

Benda	Dodds	Lange	O'Malley
Beneke	Ely	Lodwick	Reppert
Burke	Frommelt	Messerly	Rigler
Burns	Hagie	Mills	Riley
Cassidy	Heaberlin	Mincks	Schroeder
Condon	Kibbie	Murray	Shaff
DeKoster	Kruck	Nims	Stanley
Denman			

Nays, 21:			
Briles	Hagedorn	Lucken	Shirley
Buren	Hansen	Main	Shoeman
Coleman	Heving	McGill	Stephens
Elvers	Hill	McNally	Tabor
Flatt	Klefstad	Nurse	Van Gilst
Floy	Kyhl	Patton	Walker
Griffin	Lisle	Reno	

Absent or not voting, 3:

Elthon

Vance

The amendment was adopted.

Senator Shaff asked and received unanimous consent to withdraw the amendment filed by Senator Shaff, et al., on February 23 and found on pages 359 and 360 of the Senate Journal.

Senator Klefstad asked and received unanimous consent to withdraw the amendment filed by him to the amendment by Senator Shaff, et al.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 157, section 1, by adding at the end thereof the following:

"Also nothing contained herein shall prohibit cities and towns bordering on states which do not authorize daylight saving time from establishing times in accordance with the adjoining state but the daylight saving time provisions shall apply therein insofar as those matters in section two (2) hereof are concerned."

The amendment was lost.

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

Senator Klefstad moved to reconsider the vote by which Senate File 157 went to its third reading, which motion was lost.

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

Rule 8 was invoked.

Ayes, 38:

Renda Dodds Lange O'Malley Beneke Elv Lisle Reppert Ruren Flov Lodwick Rigler Burke Frommelt McNally Riley Burns Hagie Messerly Schroeder Mills Cassidy Hansen Shaff Coleman Heaberlin Mincks Shirley Condon Kibbie Murray Stanley Van Gilst Nims DeKoster Kruck Denman Kyhl

Nays, 18:

Briles Heying McGill Shoeman Nurse Stephens Elvers Klefstad Patton Tabor Flatt Walker Griffin Lucken Reno Main Hagedorn

Absent or not voting, 3:

Elthon Vance

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

Senator Hansen 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 INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Harry J. Bradley, Jr., of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa State Highway Commission, under the provisions of Sections 307.1 and 307.2, Code 1962, for the regular four-year term beginning July 1, 1965, and ending June 30, 1969, has completed its investigation and recommends Harry J. Bradley, Jr., for this appointment.

WILLIAM F. DENMAN, Chairman. HOWARD C. REPPERT, JR. EUGENE M. HILL. JOSEPH B. FLATT. KENNETH BENDA.

On motion of Senator Denman, the report of the committee was adopted.

Senator Denman moved the appointment of Harry J. Bradley, Jr., as a member of the Iowa State Highway Commission for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Aves. 53:

Benda Flatt Kyhl Nurse Floy O'Malley Beneke Lange Briles Frommelt Lisle Patton Lodwick Buren Griffin Reno Burke Hagedorn Lucken Reppert Burns Hagie Main Rilev McGill Schroeder Cassidy Hansen Heaberlin McNally Shaff Coleman Messerlv Condon Heying Shirley DeKoster Hill Mills Stanley Mincks Tabor Kibbie Denman Murray Van Gilst Dodds Klefstad Elvers Kruck Nims Walker Elv

Navs, 3:

The Post of the second

Rigler Shoeman Stephens

Absent or not voting, 3:

Elthon Vance

The motion prevailed and President Fulton declared the appointment of Harry J. Bradley, Jr., as a member of the Iowa State Highway Commission confirmed for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

REPORT OF INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the committee annointed to investigate the character and qualifications of Frank B. Means. Manilla, Crawford County, Iowa, for reappointment as a member of the Iowa State Commerce Commission, under the provisions of Section 474.2. Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Frank B. Means for this appointment.

> PETER F. HANSEN. ALAN SHIRLEY. DONALD W. MURRAY. JOHN D SHOEMAN JOHN A WALKER

On motion of Senator Hansen, the report of the committee was adopted.

Senator Hansen moved the appointment of Frank B. Means as a member of the Iowa State Commerce Commission for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Aves, 56:

Benda Beneke Briles Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds Elvers Ely	Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck	Lange Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley	Patton Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker
Ely	Kyhl	O'Malley	Walker

Nays, none.

Absent or not voting, 3:

A \$4.00 17 ...

Elthon Vance

The motion prevailed and President Fulton declared the appointment of Frank B. Means as a member of the Iowa State Commerce Commission confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

MOTION TO RECONSIDER WITHDRAWN

Senator Frommelt asked and received unanimous consent to withdraw the motion filed by him to reconsider the vote by which Senate File 116 passed the Senate.

Senator Main took the chair at 2:50 p.m.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

President Fulton directed the Secretary of the Senate to read the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: Your committee appointed to investigate the character and qualifications of Robert C. Barry of Danbury, Woodbury County, Iowa, for the appointment as a member of the Iowa State Highway Commission, for the unexpired portion of the four-year term ending June 30, 1967, in in accordance with Sections 307.1, 307.2 and 307.3, Code 1962, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

JAMES M. MCNALLY, Chairman. GEORGE E. O'MALLEY. H. KENNETH NURSE.

On motion of Senator McNally, the report of the committee was adopted.

Senator O'Malley moved that the matter of the consideration of the confirmation of Robert C. Barry be temporarily deferred, which motion prevailed.

SENATE CONCURRENT RESOLUTION 15 By Denman

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 Sixty-first General Assembly:

Therefore, Be It Resolved by the Senate, the House Concurring: That the 26th day of February, 1965, be fixed as the final date for the filing of all claims to be considered by the Sixty-first General Assembly of Iowa. Any claim which has not been filed with the State Appeal Board office before the said date will not be considered by the Sixty-first General Assembly.

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 of the Sixtieth General Assembly be amended as follows:

1. Amend Rule 2, line 7, by inserting after the period the following: "A constitutional majority shall constitute a quorum."

2. Amend Rule 5, line 1, by striking the word "Thirteen" and inserting in lieu thereof the word "Fifteen".

3. Strike Rule 16 and insert in lieu thereof the following:

Rule 16

Method of Introducing and Reading of Bills

All bills and petitions to be introduced in the Senate shall be filed with the Secretary of the Senate not later than four o'clock. When the time for introducing bills is reached in the regular order of business, the Secretary will proceed in the same manner as if the bills were introduced from the floor.

All committee bills shall be placed on the calendar under the heading of "Committee Bills" and shall not be considered by the Senate until such bill or bills have been on such calendar for a period of three (3) legislative days after which they shall be placed on the regular calendar in the order in which they have been read; provided, however, that this rule shall not apply to appropriations committee bills and ways and means committee bills or bills introduced after the arrangement of the calendar has been turned over to a steering committee or a sifting committee, if a steering or sifting committee is appointed.

4. Amend Rule 17, line 4, by inserting after the word "Senate" the follow-

ing: ", if one is established,".

5. Amend Rule 22, lines 2 and 6, by striking "27th" and inserting in lieu thereof the following: "11:00 a.m., Monday, March 8, 1965." Further amend Rule 22, line 6, by striking "two-thirds" and inserting in lieu thereof the word "majority".

6. Amend Rule 32, line 10, by striking "twenty-eight (28)" and inserting

in lieu thereof "thirty-two (32)".

7. Amend Rule 33, line 2, by striking ", on rules and on printing," and inserting in lieu thereof "and on rules".

8. Strike Rule 34 and insert in lieu thereof the following:

Rule 34 Voting in Committee

Standing committees, appropriations subcommittees, steering and sifting committees shall be open at all times. Voting by secret ballot is eliminated and prohibited. When a motion which proposes final disposition of or final action on a bill in any committee is up for adoption, the roll of the committee shall be called and the "ayes" and "nays" entered in the minutes of the meeting. The votes of committee members on such motion shall be filed with the Secretary of the Senate by the chairman no later than 10:00 a.m. of the next legislative day. Such record shall be available to the public upon request to the Secretary of the Senate.

9. Amend Rule 36, line 16, by striking the word "thirty" and inserting

in lieu thereof "thirty-four".

10. Amend Rule 40, line 4, by striking "two-thirds" and inserting in lieu thereof "thirty-four". Further amend Rule 40, line 4, by striking the word "present".

11. Strike Rule 44.

12. Strike Rule 45 and insert in lieu thereof the following:

Rule 45 Voting on Appointments

In all sessions wherein the voting on confirmation of appointments does occur the procedure shall be as follows:

The Secretary of the Senate shall call the roll as provided by Rule 8 and, when the voting is concluded, the presiding officer shall count the votes and shall announce whether the appointee being considered is confirmed or otherwise, and the roll call thereon entered in the Journal.

No report on confirmations of appointments made by the Governor shall be acted upon until after the expiration of seven (7) days from the date the committee is appointed to make investigation of the appointee. This rule shall not apply during the last seven (7) days of the session.

13. Strike Rule 47 and insert in lieu thereof the following:

Rule 47 Introduction and Presentation of Guests

Only former members of the Senate, former members of Congress, members of Congress and school groups accompanied by school officials shall be presented to the Senate. Such presentation shall not be made during debate or discussion on legislation.

14. Renumber the rules in accordance with this amendment, and when so amended the rules of the Sixtieth General Assembly shall become the permanent rules of the Senate of the Sixty-first General Assembly.

Adolph W. Elvers, Chairman, Rules Committee.

REPORT OF JOINT COMMITTEE ON LEGISLATIVE EMPLOYEES

The joint patronage committee hereby reports that Marilou Montieth of Polk County is hereby reclassified as joint payroll clerk, as of February 22, 1965, at a salary of \$16.00 per day.

CASEY LOSS. MERLE W. HAGEDORN.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 322 be made a special order of business for 9:00 a.m., March 9, 1965.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 40 and House Files 9, 174, 177, 178, 179, 198, 209 and 210.

GILBERT E. KLEFSTAD, Chairman Sevate Committee. Alfred P. Breitbach Sa., 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 40 and House Files 9, 174, 177, 178, 179, 198, 209 and 210.

BILL SENT TO THE GOVERNOR

Senator Klefstad, 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 February, 1965, sent to the Governor for his approval: Senate File 40.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEE

Senator O'Malley submitted the following report:

Mr. President: Your committee on judiciary to which was referred Senate File 151, a bill for an act relating to assessment and taxation of platted lots, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred House File 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY. Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate Joint Resolution 20 as follows:
- 1. Amend Senate Joint Resolution 20, section 4,
- 3 line 3, by inserting following the word "the"
- 4 the word "next".

WARREN J. KRUCK.

- Amend Senate File 49 as follows:
 - 1. By inserting a new section following section 26 as
- 3 follows:
- 4 "Chapter three hundred twenty-six (326), Acts of the Sixtieth
- General Assembly, is amended by adding as section three
- hundred twenty-one (321) the following:
- 7 'Sec. 321. Validity of acts of personal representative where
- the probate of the will is subsequently set aside. The removal
- of a personal representative, after letters have been issued
- to him, in connection with the setting aside of the previous 10
- probate of a will, shall not invalidate the official acts of the 11
- 12 personal representative performed prior to removal, including
- sales of real estate to good faith purchasers for value." 13
- 14 2. By renumbering the remaining sections.

TOM RILEY.

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Amend Senate File 70 as follows: 1

1. Amend section 1 by striking from line 5

the words "medical, surgical" and inserting in lieu thereof

the word "professional".

GILBERT E. KLEFSTAD.

1 Amend Senate File 227 by adding the following to section 9302 2 as subsection 5 thereof:

3 "5. Except as provided in this subsection, the filing provisions 4 of this article do not apply to a security interest in property 5 of any description or any interest therein created by a mortgage 6

made by a corporation which is engaged in this state in the business of constructing, acquiring, owning or operating a

railroad or union depot or transmitting, conveying, manufacturing, 8

distributing or supplying steam, electricity, gas, natural or 9

10 manufactured, crude oil or petroleum or products derived there-11 from by pipeline, or telephonic or telegraphic communication,

but a mortgage made by any of the corporations aforesaid shall 12

13 be recorded and filed in accordance with the following require-

14 ments: 15

(a) the mortgage shall be recorded in the office of the county recorder of each county in this state in which any real estate described in the mortgage is situated; and

18 (b) shall be filed in the office of the Secretary of 19 State if the mortgage includes any rolling stock, movable equip-20 ment, machinery or any other personal property or fixtures.

In lieu of recording or filing an original copy of

22 any mortgage or of any supplement or amendment thereto, a copy 23 thereof may be recorded or filed when there is annexed thereto an affidavit of the mortgagor or the mortgagee or an agent of 24 25 either that it is a true copy. Any mortgage filed in the office 26 of the Secretary of State shall perfect a security interest in

27 the rolling stock, movable equipment, machinery and other personal 28 property or fixtures included therein from the date of filing.

29 If any mortgage filed or recorded as provided herein by its terms 30 provides for a security interest in any property which may there-

after be acquired by the mortgagor, the mortgage shall perfect 31 32 a security interest in the after acquired property. For each

33 mortgage and for each supplement and amendment to a mortgage and

each satisfaction thereof filed with the Secretary of State, he 34 shall charge and collect a fee of one dollar. The Secretary of 35

36 State shall endorse on each such instrument filed the date and

time of filing thereof in his office and shall maintain an 37

appropriate index of the filing thereof. The Secretary of State 38

39 shall furnish a certificate of filing to the person filing any 40

mortgage, supplement or amendment thereto or evidence of satis-

41 faction or cancellation thereof. 42

To the extent that any mortgage has been filed or recorded as provided therein, it need not be re-filed or re-

recorded under the provisions of any other statute and nothing 44

herein shall be deemed to impair the lien or effect of any 45 mortgage heretofore filed or recorded in accordance with the 46

laws applicable thereto prior to the effective date of this Act." 47

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 250 by adding the following section:
- 2 "Sec. 2. All licenses issued prior to January 1, 1966,
- 3 shall remain valid and be fully honored until the
- 4 expiration date shown on the face of such license."

MAX MILO MILLS.

- 1 Amend Senate File 293 by adding the following section:
- 2 "Sec. 5. The effective date of this Act shall be

3 January 1, 1966."

MAX MILO MILLS.

- 1 Amend Senate File 309 as follows:
- 2 Amend section 1 by inserting after the period in line 9
- 3 the following: "The provisions of this section shall be complied with from and after July 1, 1968".

JOHN P. KIBBIE.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, February 25, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, FEBRUARY 25, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Monsignor J. A. Wagner, pastor of St. Mary's Parish, West Point, Iowa.

PETITION

The following petition was presented and placed on file:

By Senator Buren, from two hundred fifteen residents of Hancock County in opposition to further school reorganization.

PRESENTATION OF VISITORS

Senator Reppert asked and received unanimous consent to present to the Senate thirty-two students from the Saylor Elementary School who were present in the balcony accompanied by their instructor, Sarah McCabe, and their principal, Charles Pedersen.

Senator Nims rose on a point of personal privilege and presented to the Senate his son Nyle. He stated that Nyle was leaving to join the United States Marine Corps on March 9.

ANNOUNCEMENT

Senator Frommelt announced that the committee of news correspondents had set Monday, April 19, 1965, as the date for the "Legislative Awards Dinner" to be held at the Fort Des Moines Hotel.

INTRODUCTION OF BILLS

Senate File 357, by Senator Reppert, a bill for an act to provide for recording of public utility mortgages.

Read first and second times and passed on file.

Senate File 358, by Senator Reppert, a bill for an act to make uniform leaves of absence of all state employees, by reason of sickness or injury.

Read first and second times and passed on file.

Senate File 359, by Senator Mills, a bill for an act to provide for attaching safety emblems on slow-moving vehicles.

Senate File 360, by Senators Riley and Beneke, a bill for an act to abolish terms for holding court in the district courts of the state.

Read first and second times and passed on file.

Senate File 361, by Senators Riley and Beneke, a bill for an act relating to expenses of chief judges in each judicial district.

Read first and second times and passed on file.

Senate File 362, by Senator Riley (by request), a bill for an act to provide uniform minimum fines for scheduled traffic violations and to amend statutes relating to such traffic offenses.

Read first and second times and passed on file.

Senate File 363, by committee on education, a bill for an act to amend section two hundred eighty-two point seven (282.7), Code 1962, relating to tuition of public junior colleges.

Read first and second times and placed on the calendar.

Senate File 364, by Senators Ely and Riley, a bill for an act to authorize cities and towns to establish by ordinance fair employment practice acts and fair housing acts and to establish and provide funds for a civil rights commission to administer the ordinances.

Read first and second times and passed on file.

Senate File 365, by Senators Ely, Riley and O'Malley, a bill for an act to provide for the reservation of right-of-way for future streets and providing for relief in cases of undue hardships caused by right-of-way reservation.

Read first and second times and passed on file.

Senate File 366, by Senator Beneke, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system.

Read first and second times and passed on file.

Senate File 367, by Senator Beneke, a bill for an act providing for a method of electing the state board of public instruction.

Read first and second times and passed on file.

Senate File 368, by Senators Klefstad, Hansen, Shoeman and Griffin, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property.

Senate File 369, by Senator Reppert, a bill for an act pertaining to the issuance of drivers licenses.

Read first and second times and passed on file.

Senate File 370, by Senator Condon, a bill for an act to amend and repeal certain sections of chapter one hundred twenty-four (124), Code 1962, relating to beer and malt liquors.

Read first and second times and passed on file.

Senate File 371, by Senator Elvers, a bill for an act to amend section ten (10) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters.

Read first and second times and passed on file.

Senate File 372, by Senators Reno, Briles, Van Gilst, Main, McGill, Heaberlin and Mincks, a bill for an act to regulate the strip mining of coal.

Read first and second times and passed on file.

Senate File 373, by Senator Riley (by request), a bill for an act to establish the judicial districts for the district courts and to determine the number of district court judges in each district.

Read first and second times and passed on file.

Senate File 374, by Senators Burke and McNally, a bill for an act relating to towing a horse trailer carrying not more than two (2) horses.

Read first and second times and passed on file.

Senate File 375, by Senators Denman and Stanley, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962.

Read first and second times and passed on file.

Senate File 376, by Senator Denman, a bill for an act relating to the powers of cities and towns in regard to water and sewer plants, facilities and connections and the collection of rates and charges for services rendered by same.

Read first and second times and passed on file.

Senate File 377, by Senators Shirley, McNally and Shaff, a bill for an act to amend section two hundred sixty-two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities.

Senate File 378, by Senators Lucken, Stephens and Van Gilst, a bill for an act relating to stops at railroad crossings by local delivery trucks hauling flammable liquids.

Read first and second times and passed on file.

Senate File 379, by Senator Main, a bill for an act to amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination.

Read first and second times and passed on file.

Senate File 380, by Senator Main, a bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants.

Read first and second times and passed on file.

Senate File 381, by Senator Main, a bill for an act relating to the auditor of state.

Read first and second times and passed on file.

Senate File 382, by Senator Main, a bill for an act to create a state agricultural products utilization research committee and to make an appropriation to carry out the act.

Read first and second times and passed on file.

Senate File 383, by Senators Nims, Floy, Dodds, Reno, Hill, McGill, Heaberlin, Elvers, Lucken, Briles, Van Gilst, Stephens, Hagie, Kruck, Heying, Kibbie, Main, Patton, Tabor, Burns, McNally, Lodwick, Hagedorn, Benda, Buren, Condon, Klefstad, Mincks, Burke, Cassidy and Ely, a bill for an act to exempt owners, lessees, and occupants of recreational premises from liability to recreational users.

Read first and second times and passed on file.

Senate File 384, by Senators O'Malley, Coleman, Elvers, Hagedorn, Reno, Beneke, Lodwick, Walker, Main and DeKoster, a bill for an act relating to the imposition of the use tax and the retail sales tax and relating to exemptions therefrom.

Read first and second times and passed on file.

Senate File 385, by Senator O'Malley, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties.

Read first and second times and passed on file.

Senate File 386, by Senators O'Malley, Reppert and Denman, a bill for an act relating to the deduction from salaries or wages of state

officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization.

Read first and second times and passed on file.

Senate File 387, by Senator Beneke, a bill for an act relating to constructing replacement drains wholly on the owner's land.

Read first and second times and passed on file.

Senate File 388, by committee on transportation, a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.

Read first and second times and placed on the calendar.

Senate File 389, by committee on transportation, a bill for an act relating to death by fire reports made to the state fire marshal.

Read first and second times and placed on the calendar.

Senate File 390, by committee on transportation, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.

Read first and second times and placed on the calendar.

Senate File 391, by Senators Denman, Buren and Griffin, a bill for an act relating to retaining of municipal records.

Read first and second times and passed on file.

Senate File 392, by Senators McNally, Shirley and Lange, a bill for an act relating to the definition of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns.

Read first and second times and passed on file.

Senate File 393, by Senators Rigler, Coleman, Beneke, Reppert, Walker and Kruck, a bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1962, relating to bank parking-lot offices.

Read first and second times and passed on file.

Senate File 394, by Senators Lucken, Hansen, Ely and Stephens, a bill for an act to provide safe and suitable jails in the respective counties of the state.

Read first and second times and passed on file.

Senate File 395, by Senators Riley and Denman, a bill for an act to amend chapter ninety-two (92), Code 1962, relating to child labor.

Senate File 396, by Senator Ely, a bill for an act relating to the penalty for violation of chapter one hundred thirty-seven (137), Code 1962, or of the rules of the local board of health, or any order of the board, or of its officers or authorized agents.

Read first and second times and passed on file.

Senate File 397, by Senator Reno, a bill for an act relating to the training of dogs for hunting.

Read first and second times and passed on file.

Senate File 398, by Senators Reno, Briles, Van Gilst, Main, McGill, Mincks, Lisle, Heaberlin and Dodds, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs.

Read first and second times and passed on file.

Senator Denman called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 15 By Denman

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 Sixty-first General Assembly;

Therefore, Be It Resolved by the Senate, the House Concurring: That the 26th day of February, 1965, be fixed as the final date for the filing of all claims to be considered by the Sixty-first General Assembly of Iowa. Any claim which has not been filed with the State Appeal Board office before the said date will not be considered by the Sixty-first General Assembly.

The motion prevailed and the resolution was adopted.

Senator Denman asked and received unanimous consent that the resolution be immediately messaged to the House.

SPECIAL ORDER

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 227.

THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 227, a bill for an act to be known as the Uniform Commercial Code, relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them, including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public

notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents; to make uniform the law with respect thereto; and repealing inconsistent legislation, was taken up and considered.

Senator Stanley offered the following amendment filed by Senators Stanley and O'Malley:

Amend Senate File 227 as follows:

1. Amend section 1201, subsection 37, by adding the following at the end of line 175:

"The term also includes any interest of an owner of farm products whose possession is entrusted to a person engaged in farming operations."

2. Amend section 2403, subsection 2, by adding the following at the end of line 20:

"However, any entrusting of farm products to a person engaged in farming operations shall not give the farmer the power to transfer all rights of the entruster to a buyer in the ordinary course of business if the entruster perfects a security interest as provided in Article 9."

3. Amend section 9102, subsection 2, by adding the word "bailment," after

the words "trust receipt," in line 15.

- 4. Amend section 9302 by striking the words "under Section 9313" in lines 13 and 16.
- 5. Amend section 9307, subsection 1, by adding the words "subject to a perfected security interest" after the words "farm products" in line 3.

6. Amend section 9307, subsection 2, by striking the words ", see Section

9313" in lines 9 and 10.

- 7. Strike all of section 9313 and insert the following in lieu thereof:
- "Sec. 9313. Priority of security interests in fixtures. Nothing in this Act governs the priority between a security interest in goods which are or are to become fixtures and the claims of any person who has an interest in the real estate."
- 8. Amend section 9402, subsection 1, by striking the words ", and, if the collateral is crops or goods which are or are to become fixtures, contains the name of the record owner of the real estate if different from the debtor" in lines 8 through 10.
 - 9. Amend section 9402, subsection 3, by striking lines 34 through 36.
- 10. Amend section 9403, subsection 4, by striking the words "and, if the collateral is crops or goods which are or are to become fixtures, according to the name of the record owner of the real estate," in lines 39 through 41.

On motion of Senator Stanley, the amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 227 as follws:

1. Amend section 7403, subsection 1, paragraph b., by striking the semicolon ";" in line 2 of said paragraph and adding the following: "(, but the burden of establishing negligence in such cases is on the person entitled under the document);".

The amendment was adopted.

Senator Coleman asked and received unanimous consent to withdraw the following amendment filed by Senators Coleman and Patton:

Amend Senate File 227, section 9104 by adding the following new subsection: "any security interest issued by public utility as defined in section one (1), Chapter 286, Acts of the Sixtieth General Assembly."

The Chair announced that the Senate would stand at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him on February 24 and found on page 387 of the Senate Journal.

Senator Murray moved that action on Senate File 227 be deferred and that the bill retain its place on the calendar.

The Chair announced that the Senate would stand at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 227.

Senator Murray asked and received unanimous consent to withdraw his motion to defer action on the bill.

Senator Rigler offered the following amendment filed by Senators Rigler, Walker and Benda:

Amend Senate File 227 as follows:

1. Amend section 9302, line 12, by striking the words "twenty-five hundred", and insert in lieu thereof the words "one thousand".

2. Amend section 9307, line 9, by striking the words "twenty-five hundred", and inserting in lieu thereof the words "one thousand".

On motion of Senator Rigler, the amendment was adopted.

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

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

Ayes, 54:

,			
Benda	\mathbf{Dodds}	Heying	McNally
Beneke	Elvers	Hill	Messerly
Briles	Ely	Kibbie	Mills
Buren	Flatt	Klefstad	Mincks
Burke	Floy	Kruck	Nims
Burns	Frommelt	Kyhl	Nurse
Cassidy	Griffin	Lange	O'Malley
Coleman	Hagedorn	Lisle	Patton
Condon	Hagie	Lodwick	Reno
DeKoster	Hansen	Lucken	Reppert
Denman	Heaberlin	McGill	Rigler

Riley Schroeder Shaff Shirley Shoeman Stanley

Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 5:

Elthon

Main

Murray

Vance

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

HOUSE AMENDMENT CONSIDERED

Senator Reppert called up for consideration Senate File 62, a bill for an act relating to retirement age for firemen and policemen in cities where firemen and policemen are appointed under civil service, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 62 by striking from line 3 of section 3 the word and figure "six (6)" and inserting in lieu thereof the letter "b.".

The Senate concurred in the House amendment.

Senator Reppert 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, 51:

Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Ely
Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Nims
Nurse
O'Malley
Patton

Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Tabor Van Gilst Walker

Reno

Reppert

Nays, none.

...

Absent or not voting, 7:

Elthon

Kibbie Main

Murray Stephens Vance

Voting present, 1:

Hill '

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 McNally, Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lisle offered the following amendment and moved its adoption:

Amend the title to Senate Joint Resolution 11 by striking from line 3 all after the words "Secretary of State" and inserting in lieu thereof the words "and Treasurer of State".

Further amend Senate Joint Resolution 11, section 1, by striking lines 3 through 7 inclusive, and inserting in lieu thereof "Section twenty-two (22) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"The Governor shall have the power to appoint a Secretary of State and

Treasurer of State, who shall serve it".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 24:

Benda	Hagie	Lodwick	Shirley
Beneke	Heving	Lucken	Shoeman
Briles	Hill	McGill	Stephens
DeKoster	Kvhl	Mills	Tabor
Elvers	Lange	O'Malley	Van Gilst
Flatt	Lisle	Rigler	Walker
37 00-			

Nays, 29:

Buren	Ely	Klefstad	Nurse
Burke	Floy	Kruck	Patton
Burns	Frommelt	McNally	Reno
Cassidy	Hagedorn	Messerly	Reppert
Coleman	Hansen	Mincks	Schroeder
Condon	Heaberlin	Murray	Shaff
Denman	Kibbie	Nims	Stanley
Dodds			· ·

Absent or not voting, 6:

And what was a superior	Griffin	Riley	Vance
Elthon	Main		

The amendment was lost.

Senator Hill asked and received unanimous consent to withdraw the amendment filed by him on February 16 and found on page 294 of the Senate Journal. On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Chair directed the Secretary to read the following report:

REPORT OF INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Stanley L. Haynes of Mason City, Cerro Gordo County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Stanley L. Haynes for this appointment.

DELBERT FLOY.
JOHN L. BUREN.
JOHN P. KIBBIE.
R. W. HAGIE.
ROBERT R. RIGLER.

On motion of Senator Floy, the report of the committee was adopted.

Senator Floy moved the appointment of Stanley L. Haynes as a member of the Iowa Natural Resources Council for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Benda	Floy	Lisle	Reno
Beneke	Frommelt	Lodwick	Reppert
Briles	Griffin	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burke	Hagie	McGill	Schroeder
Burns	Hansen	McNally	Shaff
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mills	Shoeman
DeKoster	Hill	Mincks	Stanley
Denman	Kibbie	Murray	Stephens
Dodds	Klefstad	Nims	Tabor
Elvers	Kruck	Nurse	Van Gilst
Ely	Kyhl	O'Malley	Walker
Flatt	Lange	Patton	•

Nays, none.

Absent or not voting, 4:

Condon

ondon Elthon

Vance

The motion prevailed and President Fulton declared the appointment of Stanley L. Haynes, as a member of the Iowa Natural Resources

Council, confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

POINT OF INFORMATION

Senator Beneke called up the Report of the Joint Committee on Legislative Employees, filed and found on page 385 of the Senate Journal, and requested an explanation of the action.

Senator Hagedorn, chairman of the joint committee on the part of the Senate, fully explained the action taken.

Senator Beneke moved that the report of the joint committee together with the reclassification and salary therein be approved by the Senate as a whole.

Senator Frommelt moved as a substitute motion that the report of the joint committee be adopted.

The substitute motion prevailed and the report was adopted.

REPORT OF INVESTIGATING COMMITTEE

The Chair announced that the Senate would resume consideration of the confirmation of Robert C. Barry for the appointment as a member of the Iowa State Highway Commission for the unexpired portion of the four-year term ending June 30, 1967.

Senator McNally moved the appointment of Robert C. Barry of Danbury, Woodbury County, Iowa, for the appointment as a member of the Iowa State Highway Commission, for the unexpired portion of the four-year term ending June 30, 1967.

Senator Schroeder submitted the following telegram and asked and received unanimous consent that it be printed in the Senate Journal:

Sioux City, Iowa, February 25, 1965.

Governor Harold Hughes, Lieutenant Governor Robert Fulton, Honorable Senator Robert Rigler, Minority Leader, Des Moines, Iowa. Gentlemen:

I regret to inform you that because of a death in the family I will be unable to be present in Des Moines for the next few days.

In view of statements in the press, I hereby notify all members of the Iowa Senate that I will not engage in any business transactions that will be a conflict of interest with the position of a Iowa State Highway Commissioner.

Respectfully, s/ ROBERT C. BARRY.

On the question "Shall the appointee be confirmed?" the vote was:

Aves. 52:

Benda Flatt Kyhl Nurse Beneke Lange O'Malley Flov Briles Frommelt Lisle Patton Buren Griffin Lodwick Reno Burke Reppert Lucken Hagedorn Burns Hagie Main Rilev Schroeder Cassidy Hansen McGill Coleman Heaberlin McNally Shaff DeKoster Heying Messerly Shirley Mills Denman Hill Stanley Mincks Tabor Dodds Kibbie Van Gilst Elvers Klefstad Murray Walker Ely Kruck Nims

Nays, 2:

Rigler Stephens

Absent or not voting, 5:

Elthon

Condon

Elthon Shoeman

Vance

The motion prevailed and President Fulton declared the appointment of Robert C. Barry as a member of the Iowa State Highway Commission confirmed for the unexpired portion of the four-year term ending June 30, 1967.

EXPLANATION OF VOTE ON CONFIRMATION OF ROBERT C. BARRY TO THE HIGHWAY COMMISSION

It is my considered judgment that neither Mr. Barry nor Mr. Bradley have at any time given adequate explanation for their part in changing the fourteen miles of paving west of Iowa City from a contract requiring cement to a contract for asphalt paving. This resulted in considerable added

expense to the taxpayers.

I do not approve of the selling of trucks by Mr. Barry to an asphalt contractor bidding on state highway projects while a member of the Highway Commission. I personally visited with Mr. Barry concerning the selling of these trucks. He said he could see nothing wrong with this practice. It seems to me that anyone entrusted with this high office, doing millions of dollars worth of business with tax funds, should easily see this conflict of business interest. If he cannot see this, I do not feel he is qualified for the office of Highway Commissioner.

RICHARD L. STEPHENS.

ADDITIONAL COPIES

Senator Heying asked and received unanimous consent to have five hundred additional copies of Senate File 338 printed.

Senator Kruck asked and received unanimous consent to have three hundred additional copies of Senate File 336 printed.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S. F. 325 Judiciary

\mathbf{S}	F	326	Governmental affairs	
L7.	1.	040	Covernmental alland	

S. F. 327 Conservation and recreation

S. F. 328 Governmental subdivisions

S. F. 329 Governmental subdivisions

S. F. 330 Judiciary

S. F. 331 Education

S. F. 332 Education

S. F. 333 Agriculture

S. F. 334 Judiciary

S. F. 335 Transportation

S. F. 336 Judiciary

S. F. 337 Transportation

S. F. 338 Ways and means

S. F. 339 Ways and means

S. F. 340 Agriculture

S. F. 341 Governmental subdivisions

S. F. 342 Ways and means

S. F. 343 Education

S. F. 344 Ways and means

S. F. 345 Judiciary

S. F. 346 Governmental affairs

S. F. 347 Agricultural

S. F. 348 Conservation and recreation

S. F. 349 Governmental subdivisions

S. F. 350 Judiciary

S. F. 353 Conservation and recreation

S. F. 354 Education

S. F. 357 Judiciary

S. F. 358 Governmental affairs

H. F. 29 Transportation

H. F. 37 Appropriations

H. F. 113 Governmental affairs

H. F. 196 Judiciary

H.J.R. 14 Governmental affairs

REPORTS OF COMMITTEES

Senator Kibble submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 153, a bill for an act relating to powers of electors to vote a

school house tax, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on education to which was referred Senate File 208, a bill for an act to permit the reorganization of school district territory completely surrounded by reorganized community school districts, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on education to which was referred House File 21, a bill for an act relating to public libraries, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Hill submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred Senate File 260, a bill for an act to restrict the use of firearms near buildings while hunting, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

Mr. President: Your committee on transportation to which was referred Senate File 43, a bill for an act relating to operator's and chauffeur's licenses, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state, begs leave to report it has had the same under consideration and returns the bill without recommendation.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 242, a bill for an act relating to the purchase of motor vehicle transit plates, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also .

MR. PRESIDENT: Your committee on transportation to which was referred House File 5, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement 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 132 as follows:

1. By striking from section 12, line 24, the word "six (6)" and inserting in lieu thereof the word "seven (7)".

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on commerce to which was referred Senate File 215 a bill for an act relating to investment of funds of life insurance companies, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 244, a bill for an act relating to approval of electronic scales and approval by the Department of Agriculture, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Item 10 of the Rules Committee Report by striking
- 2 from line 2 the words "thirty-four" and inserting in lieu
- B thereof "thirty-two".

ANDREW G. FROMMELT.

- 1 Amend Senate File 20 as follows:
- 2 By striking subsection 2 and inserting in lieu
- 3 thereof the following:
- 4 "By striking lines 17 through 28 and inserting
- 5 in lieu thereof the words, 'any school district
- 6 is located wholly or partially in a county
 - wherein the average ratio of assessed value of
- 8 taxable property to actual sale price as shown
 - by the most recent annual summary of assessment

- 10 ratios by the state tax commission is less than
- 11 twenty-seven percent (27%), said levy shall not
- 12 exceed seven (7) mills."

Donald G. Beneke. Seeley G. Lodwick. Bass Van Gilst. John L. Buren.

- 1 Amend Senate File 179 as follows:
 - 1. Insert after the word "service" in line 7 of

3 section 4 the following:

4 "or for shipments of goods transported from a warehouse where they have been held in storage to the person for whom they were so held".

HOWARD C. REPPERT, JR.

1 Amend Senate File 332 by striking all of section 2 and

2 inserting in lieu thereof the following:

- 3 "Sec. 2. Section two hundred seventy-nine point forty
- 4 (279.40), Code 1962, is further amended by striking the words
- 5 "thirty-five (35) days" from lines fourteen (14) and fifteen (15)
- 6 and inserting in lieu thereof: "sixty (60) days during the first
 7 fifteen (15) years of such employment and subsequently additionally
- 8 cumulative to at least a total of ninety (90) days thereafter".
 - Lucas J. DeKoster.
- Amend Senate Joint Resolution 11 as follows:
- 2 1. Amend section 1 by striking all of line 5 after
- B the word "repealed" and all of lines 6 through 16 and

4 inserting in lieu thereof a period.

- 5 2. Amend the title by striking all after the word
- 6 "to" in line 2 and inserting in lieu thereof the follow-
- 7 ing: "repeal section twenty-two of Article four (IV)
- 8 and section twelve (12) of Article five (V) of the
- 9 Constitution of the State of Iowa."

FRANCIS L. MESSERLY.

- Amend Senate File 20 by adding as subsection 3 the following:
- 2 "Whenever any annual tax levy made under the provisions of
- 3 this section exceeds the amount of the levy authorized for said 4 year in the bond resolution provided by section seventy-six point two (76.2). Code 1962.
- 5 the excessive amount shall constitute an illegal tax and shall be
- 6 refunded as provided by section four hundred forty-five point sixty

(445.60), Code 1962." John D. Shoeman.

Donald G. Beneke.

- Amend Senate File 338, section 3 by striking sub-
- 2 sections 1 and 2 and renumbering the remaining subsections

3 of section 3.

JOSEPH B. FLATT.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, February 26, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, FEBRUARY 26, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Paul Goodland, pastor of St. John's Episcopalian Church, Ames, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Shoeman for the day on request of Senator Lodwick; Senator Vance for the day on request of Senator Lodwick.

PETITIONS

The following petitions were presented and placed on file:

By Senator Kibbie, from thirty-nine residents of Jasper County in opposition to proposed legislation relating to the responsibilities of the state superintendent of public instruction.

By Senator Benda, from seventy-eight residents of Poweshiek and Iowa Counties in opposition to proposed legislation relating to the responsibilities of the state superintendent of public instruction.

By Senator Stephens, from nine residents of Louisa County in opposition to fair school bus transportation for all school children.

By Senator Dodds, from nine residents of Des Moines County in opposition to fair school bus transportation for all school children.

PRESENTATION OF VISITOR

Senator Reppert asked and received unanimous consent to present to the Senate Sharon King, a member of the ninth grade class of the May Goodrell Junior High School, Des Moines, who was present in the Senate chamber.

COMMUNICATIONS

The following communications were received from the Governor under date of February 26, 1965:

Members of the Senate, Sixty-first General Assembly, Senate Chamber,

Local.

Attention: Lieutenant Governor Robert D. Fulton

Gentlemen:

It is my pleasure to submit the name of William G. Murray of Ames, Story County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of L. Guy Young of Bedford, Taylor County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Keith A. McNurlen, D.D.S., of Ames, Story County, Iowa, for appointment as a member of the State Conservation Commission, under the provisions of Sections 107.1, 107.2, and 107.3, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of William F. Poorman, Des Moines, Polk County, Iowa, for reappointment as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System, under the provisions of Section 97B.8, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours,

HAROLD E. HUGHES, Governor.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators O'Malley, Chairman; Schroeder, Murray, Hagedorn and Riley to investigate the character and qualifications of Homer R. Adcock, Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Liquor Control Commission, under the provisions of Sections 123.6 and 123.7, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Klefstad, Chairman; Kruck, Nims, Briles and Beneke to investigate the character and qualifi-

cations of Everett L. Shockey, Council Bluffs, Pottawattamie County, Iowa, for reappointment as a member of the Iowa State Highway Commission, under the provisions of Sections 307.1 and 307.2, Code of Iowa 1962, for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Denman, Chairman; Hill, Shoeman, McGill and Vance to investigate the character and qualifications of William S. Wimer, Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Chapter 93, Code of Iowa 1962, as amended by Chapter 94, Laws of the Sixtieth General Assembly, for the three-year term beginning July 1, 1965, and ending June 30, 1968.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Reppert, Chairman; Heaberlin, Shirley, Mills and Griffin to investigate the character and qualifications of Mrs. Alvin H. Kirsner, Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Chapter 93, Code of Iowa 1962, as amended by Chapter 94, Laws of the Sixtieth General Assembly, for the three-year term beginning July 1, 1966, and ending June 30, 1969.

INTRODUCTION OF BILLS

Senate File 399, by Senators Hill, Flatt, Stanley, Cassidy, McGill, DeKoster, Ely, Stephens, Tabor, Mills, Van Gilst, Reno, Main and Nurse, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.

Read first and second times and passed on file.

Senate File 400, by Senator Hagedorn, a bill for an act to establish a secondary road research fund.

Read first and second times and passed on file.

Senate File 401, by Senators Schroeder and McNally, a bill for an act relating to the definition of "gambling device".

Read first and second times and passed on file.

Senate File 402, by Senator Condon, a bill for an act to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the superintendent of banking; to prescribe conditions for debt management contracts; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this act.

Senate File 403, by committee on industrial and human relations, a bill for an act relating to employment safety and providing for an employment safety commission.

Read first and second times and placed on the calendar.

Senate File 404, by committee on transportation, a bill for an act relating to the overall length of vehicles.

Read first and second times and placed on the calendar.

Senate File 405, by Senator Klefstad, a bill for an act relating to jurisdiction and control of highways.

Read first and second times and passed on file.

Senate File 406, by Senators Stanley, O'Malley and Floy, a bill for an act relating to the required qualifications for registration as a professional engineer or land surveyor.

Read first and second times and passed on file.

Senate File 407, by Senators Stanley, Hill, Shaff, Cassidy, Stephens, Van Gilst, Lodwick and Main, a bill for an act relating to disclosure of payments by companies selling alcoholic beverages to the Iowa liquor control commission.

Read first and second times and passed on file.

Senate File 408, by Senators Stanley, O'Malley and Floy, a bill for an act relating to the registration of professional engineers and land surveyors and the regulation of these professions.

Read first and second times and passed on file.

Senate File 409, by Senators Shirley, Benda, Schroeder, Nims, Dodds, Reppert, Riley, Cassidy, Reno, Heaberlin and Elvers, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course.

Read first and second times and passed on file.

Senate File 410, by Senator Reppert, a bill for an act relating to motor vehicle certified carrier fees.

Read first and second times and passed on file.

Senate File 411, by Senator Cassidy, a bill for an act relating to termination of contracts with school teachers.

Senate File 412, by Senator Denman, a bill for an act establishing a historical marker commission.

Read first and second times and passed on file.

Senate File 413, by committee on education, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.

Read first and second times and placed on the calendar.

Senate File 414, by Senator Stephens, a bill for an act relating to taxation, and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and credits tax and personal property tax and to levy a tax on the interest and dividends from investments and the appropriation of revenue.

Read first and second times and passed on file.

Senate File 415, by Senators O'Malley, Schroeder, Shaff, Ely, Riley, Frommelt, Klefstad, Burke, McNally, Coleman and Shoeman, a bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.

Read first and second times and passed on file.

Senate File 416, by Senator DeKoster, a bill for an act to legalize the proposed transfer of the present airport site owned by the City of Hawarden as a gift to the Sioux Empire College, County of Sioux, State of Iowa, and to authorize conveyance of legal title thereto.

Read first and second times and passed on file.

Senate File 417, by Senator Burke, a bill for an act relating to prison time served during parole.

Read first and second times and passed on file.

Senate File 418, by Senator Burke, a bill for an act relating to the total amount of money that may be advanced to a parolee for relief purposes.

Read first and second times and passed on file.

Senate File 419, by Senator Burke, a bill for an act relating to publishing the names of prisoners who have violated their paroles.

Read first and second times and passed on file.

Senate File 420, by Senator Burke, a bill for an act to establish a guest liability statute for aircraft.

Read first and second times and passed on file.

Senate File 421, by Senators Ely and Riley, a bill for an act relating to registration of voters.

Read first and second times and passed on file.

Senate File 422, by Senators Kruck, Shirley and Nims, a bill for an act relating to the issuance of a temporary driver's permit.

Read first and second times and passed on file.

Senate File 423, by Senator Kruck, a bill for an act relating to hours of duty for city firemen.

Read first and second times and passed on file.

Senate File 424, by Senators Elvers, Briles and Ely, a bill for an act to amend section two hundred seventy-nine point twenty-five (279.25), Code 1962, relating to purchase of school supplies.

Read first and second times and passed on file.

Senate File 425, by Senator Condon, a bill for an act to amend section one hundred nine point seventy-six (109.76), Code 1962, by adding one (1) sentence to restrict the means of taking trout from designated trout waters.

Read first and second times and passed on file.

Senate File 426, by Senators Buren and Briles, a bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof.

Read first and second times and passed on file.

Senate File 427, by Senators Coleman, Riley, Kruck and Beneke, a bill for an act to amend section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act.

Read first and second times and passed on file.

Senate File 428, by Senator McNally, a bill for an act to amend section seven hundred eighty-one point ten (781.10), Code 1962, relating to the use of depositions by criminal defendants.

Senate File 429, by Senators Main, Coleman, Tabor and Heaberlin, a bill for an act relating to the eradication of hog cholera.

Read first and second times and passed on file.

Senate File 430, by Senator McNally, a bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys.

Read first and second times and passed on file.

Senate File 431, by Senators O'Malley and Frommelt, a bill for an act relating to discounts for quantity purchases of liquor.

Read first and second times and passed on file.

Senate File 432, by Senator DeKoster, a bill for an act to encourage private operation of school buses and encourage school boards to contract with such private operators.

Read first and second times and passed on file.

Senate File 433, by Senator Frommelt, a bill for an act relating to liquor taxation, control and enforcement.

Read first and second times and passed on file.

Senate File 434, by Senators Nims and Kruck, a bill for an act to provide time off with pay for state employees for designated legal holidays.

Read first and second times and passed on file.

Senator O'Malley called up the following report:

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 of the Sixtieth General Assembly be amended as follows:

1. Amend Rule 2, line 7, by inserting after the period the following: "A constitutional majority shall constitute a quorum."

2. Amend Rule 5, line 1, by striking the word "Thirteen" and inserting in lieu thereof the word "Fifteen".

3. Strike Rule 16 and insert in lieu thereof the following:

Rule 16

Method of Introducing and Reading Bills

All bills and petitions to be introduced in the Senate shall be filed with the Secretary of the Senate not later than four o'clock. When the time for introducing bills is reached in the regular order of business, the Secretary will proceed in the same manner as if the bills were introduced from the floor.

All committee bills shall be placed on the calendar under the heading of "Committee Bills" and shall not be considered by the Senate until such bill

or bills have been on such calendar for a period of three (3) legislative days after which they shall be placed on the regular calendar in the order in which they have been read; provided, however, that this rule shall not apply to appropriations committee bills and ways and means committee bills or bills introduced after the arrangement of the calendar has been turned over to a steering committee or a sifting committee, if a steering or sifting committee is appointed.

4. Amend Rule 17, line 4, by inserting after the word "Senate" the follow-

ing: ", if one is established,".

5. Amend Rule 22, lines 2 and 6, by striking "27th" and inserting in lieu thereof the following: "11:00 a.m., Monday, March 8, 1965." Further amend Rule 22, line 6, by striking "two-thirds" and inserting in lieu thereof the word "majority".

6. Amend Rule 32, line 10, by striking "twenty-eight (28)" and inserting in lieu thereof "thirty-two (32)".

7. Amend Rule 33, line 2, by striking ", on rules and on printing," and inserting in lieu thereof "and on rules".

8. Strike Rule 34 and insert in lieu thereof the following:

Rule 34

Voting in Committee

Standing committees, appropriations subcommittees, steering and sifting committees shall be open at all times. Voting by secret ballot is eliminated and prohibited. When a motion which proposes final disposition of or final action on a bill in any committee is up for adoption, the roll of the committee shall be called and the "ayes" and "nays" entered in the minutes of the meeting. The votes of committee members on such motion shall be filed with the Secretary of the Senate by the chairman no later than 10:00 a.m. of the next legislative day. Such record shall be available to the public upon request to the Secretary of the Senate.

9. Amend Rule 36, line 16, by striking the word "thirty" and inserting

in lieu thereof "thirty-four".

10. Amend Rule 40, line 4, by striking "two-thirds" and inserting in lieu thereof "thirty-four". Further amend Rule 40, line 4, by striking the word "present".

11. Strike Rule 44.

12. Strike Rule 45 and insert in lieu thereof the following:

Rule 45

Voting on Appointments

In all sessions wherein the voting on confirmation of appointments does occur the procedure shall be as follows:

The Secretary of the Senate shall call the roll as provided by Rule 8 and, when the voting is concluded, the presiding officer shall count the votes and shall announce whether the appointee being considered is confirmed or otherwise, and the roll call thereon entered in the Journal.

No report on confirmation of appointments made by the Governor shall be acted upon until after the expiration of seven (7) days from the date the committee is appointed to make investigation of the appointee. This rule shall not apply during the last seven (7) days of the session.

13. Strike Rule 47 and insert in lieu thereof the following:

Rule 47

Introduction and Presentation of Guests

Only former members of the Senate, former members of Congress, members of Congress and school groups accompanied by school officials shall

be presented to the Senate. Such presentation shall not be made during

debate or discussion on legislation.

14. Renumber the rules in accordance with this amendment, and when so amended the rules of the Sixtieth General Assembly shall become the permanent rules of the Senate of the Sixty-first General Assembly.

ADOLPH W. ELVERS. Chairman.

Rules Committee.

On motion of Senator Elvers, the report was adopted.

Senator Frommelt offered the following amendment:

Amend item 10 of the Rules Committee Report by striking from line 2 the words "thirty-four" and inserting in lieu thereof "thirty-two".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes. 32:

Buren	Ely	Klefstad	Nurse
Burke	Floy	Kruck	O'Malley
Burns	Frommelt	Main	Patton
Cassidy	Hagedorn	McGill	\mathbf{Reno}
Coleman	Heaberlin	McNally	Reppert
Denman	Heying	Mincks	Shirley
Dodds	Hill	Murray	Tabor
Elvers	Kibbie	Nims	Van Gilst
Nave 20.			

nays, zu:

Benda	Griffin	Lodwick	Riley
Beneke	Hagie	Lucken	Schroeder
Briles	Kyhl	Messerly	Stanley
DeKoster	Lange	Mills	Stephens
Flatt	Lisle	Rigler	Walker

Absent or not voting, 7:

	,		
e in a service of the service	Elthon	Shaff	Vance
Condon	Hansen	Shoeman	

The amendment was adopted.

Senator Rigler offered the following amendment:

Amend the Rules Committee Report filed February 24 by striking all of division 5 and inserting in lieu thereof the following:

5. Strike Rule 22 and insert in lieu thereof the following:

Rule 22

Time of Introduction of Bills

No bill shall be introduced in the Senate after 11:00 a.m., the 8th day of March, except such bills as may be introduced by a standing or specially authorized committee, provided, however, that no committee bill shall be introduced after 11:00 a.m., the 8th day of March, except by majority vote of the members of the committee; this provision governing the introduction of committee bills shall not apply to the appropriations committee and ways and means committee.

On motion of Senator Rigler, the amendment was adopted.

On motion of Senator Elvers, the amendments contained in the report as amended were adopted, and the rules of the Sixtieth General Assembly as amended became the rules of the Sixty-first General Assembly.

Senator Denman called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 10 By Hagedorn and Denman

Whereas, it is the custom now and has been in the past to raise the Flag of the United States over the chambers of both the House and the Senate each day when either convenes and to lower it when either adjourns;

Whereas, this usage of the Flag of the United States is improper; Whereas, it would be fitting and proper for the House and Senate to use

the official State Banner to signify whenever either is in session;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That on each day when either the House or Senate convenes that the State Banner shall be raised on the flag poles directly over the chambers of either and that the State Banner shall be lowered at each time the House or the Senate adjourns for the day.

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 following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 7, providing for a joint session in the House chamber on Thursday, March 25, at 2:00 p.m., and that the Pioneer Lawmakers be invited to attend and present a program.

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

Senate Concurrent Resolution 15, providing that the 26th day of February be fixed as the final date for the filing of all claims.

Also: That the House has concurred in Senate amendments to and passed House File 7, a bill for an act relating to retirement systems for policemen and firemen.

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 relating to the powers of the director 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 96, a bill for an act relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work.

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

House File 131, a bill for an act to increase the minimum sick leave for school employees.

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

House File 181, a bill for an act relating to powers and duties of county conservation boards.

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 burden of proof of contributory negligence in civil actions.

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

House File 234, a bill for an act relating to the compensation of court reporters.

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

House File 235, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death.

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

House File 236, a bill for an act relating to the examination and cross-examination of witnesses.

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 municipal and county participation in area television translator systems.

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

House File 342, a bill for an act to legalize the proceedings of the board of supervisors of Boone County.

Also: 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 compensation of county officers, deputies and clerks.

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

House Concurrent Resolution 16, directing the President of Iowa State University and the President of the State University of Iowa to investigate the feasibility of arranging their football schedule to allow games to be played between the two schools as often and as soon as possible.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 16

By Reichardt, Hullinger, Korn, Keleher, Clapsaddle, Fullmer, Resnick, Hageman, Scott, Oehlsen, Rickert, Hausheer, Breitbach, Shirley of Dallas, Gillette of Clay-Dickinson, Gillette of Story, and Scherle Whereas, the University of Iowa and Iowa State University have a primary responsibility to the people of this state and the people of Iowa want a football game between these two schools which would be demonstrated and supported by capacity crowds, and

Whereas, it would focus public attention on these two state institutions and a tremendous financial sum would be held within the state that is now

going out of the state, and

Whereas, it would enhance the athletic status of both institutions in the eyes of Iowa's stellar high school athletes and would tend to keep more of

these young men in our state; therefore,

Be It Resolved by the House, the Senate Concurring: That the President of Iowa State University and the President of the State University of Iowa be directed to investigate the feasibility of arranging their football schedule to allow games to be played between the two schools as often and as soon as possible.

Be It Further Resolved: That copies of this resolution be transmitted to the athletic departments of the University of Iowa and Iowa State Uni-

versity.

HOUSE MESSAGES CONSIDERED

House File 55, a bill for an act relating to the powers of the director of the state conservation commission.

Read first and second times and passed on file.

House File 96, a bill for an act to amend section ninety-six point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntarily leaving work or failure to accept work.

Read first and second times and passed on file.

House File 131, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to increase the minimum sick leave for school employees.

Read first and second times and passed on file.

House File 181, a bill for an act relating to powers and duties of county conservation boards.

Read first and second times and passed on file.

House File 206, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions.

Read first and second times and passed on file.

House File 234, a bill for an act relating to the compensation of court reporters.

Read first and second times and passed on file.

House File 235, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death.

House File 236, a bill for an act to amend section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross-examination of witnesses.

Read first and second times and passed on file.

House File 288, a bill for an act relating to municipal and county participation in area television translator systems.

Read first and second times and passed on file.

House File 342, a bill for an act to legalize the proceedings of the board of supervisors of Boone County in connection with contracts made for improvements to the Boone County home located northwest of Boone, Iowa.

Read first and second times and passed on file.

House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks.

Read first and second times and passed on file.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State, was taken up for further consideration.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 11 as follows: By striking lines 11 through 16 of section 1.

Kibbie |

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

O'Malley

Ayes, 16:

Elvers

Benda Flatt Lange Mills Beneke Griffin Lisle Rigler Lodwick Briles Hagie Stephens DeKoster Kyhl Lucken Walker Nays, 35: Buren Ely Klefstad Patton Flov Kruck Burke Reppert Frommelt McGill Burns Riley Hagedorn Cassidy McNally Shaff Coleman Hansen Messerly Shirley Heaberlin Mincks Condon Stanley Denman Heying Nims Tabor Hill Van Gilst Dodds Nurse

Absent or not voting, 8:

Elthon

Main Murray Reno Schroeder Shoeman Vance

The amendment was lost.

Senator Messerly asked and received unanimous consent to withdraw the amendment filed by him on February 22 and found on page 352 of the Senate Journal.

Senator Messerly offered the following amendment:

Amend Senate Joint Resolution 11 as follows:

1. Amend section 1 by striking all of line 5 after the word "repealed" and all of lines 6 through 16 and inserting in lieu thereof a period.

2. Amend the title by striking all after the word "to" in line 2 and inserting in lieu thereof the following: "repeal section twenty-two (22) of

Article four (IV) and section twelve (12) of Article five (V) of the Constitution of the State of Iowa."

The amendment was lost.

President pro tempore O'Malley took the chair at 11:20 a.m.

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

Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

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

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

Section twenty-two (22) of Article four (IV) and section twelve (12) of Article five (V) of the Constitution of the State of Iowa are hereby repealed and the following adopted in lieu thereof:

"The Governor shall have the power to appoint a Secretary of State, Treasurer of State, and Attorney General who shall serve at the pleasure of the Governor and shall perform such duties as may be prescribed by law. Appointments shall be made with the consent of two-thirds (2/3) of the Senate."

Article three (III) of the Constitution of the State of Iowa is hereby amended by adding thereto the following new section:

"An Auditor of State shall be appointed by and shall serve at the pleasure of the General Assembly. The Auditor shall conduct post audits and perform such other duties as may be prescribed by law and shall report to the General Assembly and the Governor."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 35:

Buren Ely Kruck Reno Burke McGill Reppert Floy Frommelt Burns McNally Rilev Schroeder Cassidy Hagedorn Mincks Coleman Hansen Murray Shaff Shirley Condon Heaberlin Nims Denman Heying Nurse Stanley Dodds Kibbie Tabor O'Malley Elvers Klefstad Patton

Nays, 19:

Renda Rigler Griffin Lisle Beneke Lodwick Stephens Hagie **Briles** Hill Lucken Van Gilst DeKoster Kyhl Messerly Walker Flatt. Lange Mills

Absent or not voting, 4:

Elthon Shoeman Vance

Voting present, 1: Main

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

President Fulton took the chair at 11:55 a.m.

Senator Frommelt moved that the vote by which the resolution was adopted by the Senate be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the vote by which the resolution was adopted by the Senate be reconsidered and the motion to reconsider laid on the table?" the vote was:

Rule 8 was invoked.

Ayes, 35:

Benda	Burns	Condon	Elvers
Buren	Cassidy	Denman	\mathbf{Ely}
Burke	Coleman	Dodds	Frommelt

Elthon

Hagedorn Hansen Heaberlin Heying Kibbie Klefstad	Kruck Main McGill McNally Mincks Murray	Nims Nurse O'Malley Patton Reno Reppert	Schroeder Shaff Shirley Stanley Van Gilst
Nays, 19:			
Beneke	Hagie	Lodwick	Riley
Briles	Hill	Lucken	Stephens
DeKoster	Kyhl	Messerly	Tabor
Flatt	Lange	Mills	Walker
Griffin	Lisle	Rigler	
Absent or no	ot voting, 5:		
	Floy	Shoeman	Vance

The motion prevailed.

THIRD READING OF BILLS

On motion of Senator Riley, Senate File 49, a bill for an act relating to various amendments to the Probate Code, 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 49 by striking sections 14 and 25 and renumbering the remaining sections.

On motion of Senator O'Malley, the committee amendment was adopted.

Senator Riley asked and received unanimous consent to withdraw the amendment filed by him on February 24 and found on page 386 of the Senate Journal.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 49 by striking from lines 6 and 7 of section 22 the words and figures "three hundred two (302)" and inserting in lieu thereof the words and figures "three hundred one (301)".

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend the title to Senate File 49 by striking the period (.) after the word "Code" and insert the following: " and old age assistance and medical assistance for the aged."

Amend Senate File 49 further by adding the following new sections:

Sec. 72. Section two hundred forty-nine A point thirteen (249A.13), Code 1962, is hereby amended by striking from line twenty-one (21) the word "second" and inserting in lieu thereof the word "sixth (6th)".

Sec. 73. Section two hundred forty-nine A point fourteen (249A.14), Code 1962, is hereby amended by striking from line seven (7) the word "second" and inserting in lieu thereof the word "sixth (6th)".

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 49 by adding thereto the following section:

Sec. 74. Section two hundred forty-nine point nineteen (249.19), Code 1962, is hereby amended by striking from line eight (8) the word "second" and inserting in lieu thereof the word "sixth (6th)".

The amendment was adopted.

Senator Riley moved that the bill be read a third 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:

ppert
gler
lev
hroeder
aff
irley
anley
ephens
bor
n Gilst
alker

Nays, none.

Absent or not voting, 10:

Beneke	Elthon	Main	Shoeman
يتتناجد	Floy	Messerly	Vance
Condon	Having	•	

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 Klefstad, Senate File 77, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 77, section 3, by striking the period in line 4 and adding the following: "and the Coggon Monitor, a newspaper published in Coggon, Iowa."

The amendment was adopted.

Senator Klefstad moved that the bill be read a third 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:

Benda Flov Kvhl Nurse Beneke Griffin O'Mallev Lange Briles Hagedorn Lisle Patton Burke Hagie Lodwick Reno Burns Hansen Lucken Reppert Cassidy Heaberlin McGill Rigler McNally Coleman Hill Riley DeKoster Kibbie Mills Stephens Dodds Klefstad Murray Tabor Van Gilst Elvers Kruck Nims Ely

Navs, 4:

Denman Schroeder Shaff Stanley

Absent or not voting, 13:

Buren Flatt Messerly Shoeman Heying Mincks Vance Condon Main Shirley Walker

Voting present, 1:

Frommelt

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

On motion of Senator Kruck, Senate File 131, a bill for an act to provide for necessary emergency work on the primary road system, 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 131 as follows:

1. By adding a new section.

Sec. 3. All minutes and records of the state highway commission during a special letting or contract authorized in section 2 above will be made a part of the commission's permanent record.

On motion of Senator Hagedorn, the committee amendment was adopted.

, Senator Kruck asked and received unanimous consent to withdraw the following amendment:

Amend Senate File 131 as follows:

1. Amend Senate File 131 as follows:

By adding a new section. "Sec. 3 All minutes and records of the state highway commission during a special letting or contract authorized in section 2 above will be made a part of the commission's permanent record."

Senator Kruck offered the following amendment and moved its adoption:

Amend Senate File 131 as follows:

1. By striking all of section 1 following the period in line 7 and inserting

in lieu thereof the following:

"For the purpose of this section, the term emergency shall mean a situation caused by failure or threatened failure or damage to any road, bridge or drainage structure from any cause so that the highway is, or might be, rendered unserviceable or in jeopardy of additional failure, and the work must be done as quickly as possible."

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 131, section 2, line 5, by striking the period and the word "Providing" and inserting in lieu thereof the following "; providing".

The amendment was adopted.

Senator Kruck moved that the bill be read a third 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:

Frommelt Beneke Lisle Patton Briles Griffin Lodwick Reno Lucken Burke Hagedorn Reppert Hansen Main Rigler Burns Cassidy Heaberlin McGillRilev Coleman Heving McNally Schroeder Hill Mills Shaff Condon DeKoster Kibbie Mincks Shirley Klefstad Murray Denman Stanley Nims Stephens Dodds Kruck Elvers Kyhl Nurse Tabor Van Gilst Ely Lange O'Mallev Flatt

Nays, none.

Absent or not voting, 10:

Benda Elthon Messerly Vance Buren Floy Shoeman Walker Hagie

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

On motion of Senator Riley, Senate File 79, a bill for an act relating to railroad track motor cars operated by common carriers; and providing 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 79 by striking all after the enacting clause and insert

in lieu thereof the following:

"Section 1. Amend chapter four hundred seventy-seven (477), Code 1962, by adding the following: All railroads shall be required to equip any regularly assigned section track power car used on its tracks with a transparent windshield sufficient in width and height to reasonably protect said employees; which windshield shall be of safety glass and shall be equipped with manually controlled windshield wiper which will remove rain, snow and sleet from the windshield while such power track car is in motion and tops of such material and construction to adequately provide reasonable protection for said employees from the inclement weather.

Sec. 2. Amend section four hundred seventy-seven point twenty-two (477.22), Code 1962, by striking the period (.) at the end of said section and inserting in lieu thereof the following ", also two (2) rear electric red lights of such construction and sufficient candle power to be plainly visible."

Sec. 3. The equipment provided for in sections one (1) and two (2) of this act shall be installed within eighteen (18) months after the effective date of this Act.

Sec. 4. Any railroad found guilty of violating the provisions of section one (1) of this act shall be fined not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) for each violation."

On motion of Senator Hagedorn, the committee amendment was adopted.

Senator Riley moved that the bill be read a 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:

,			
Beneke	Flatt	Lisle	Reno
Briles	Frommelt	Lodwick	Reppert
Burke	Hagedorn	McGill	Rigler
Burns	Hansen	McNally	Riley
Cassidy	Heaberlin	Mills	Schroeder
Coleman	Heying	Mincks	Shaff
Condon	Hill	Murray	Shirley
DeKoster	Kibbie	Nims	Stanley
Denman	Klefstad	Nurse	Stephens
Dodds	Kruck	O'Malley	Tabor
Elvers	Kyhl	Patton	Van Gilst
Ely	Lange	* *	
—- <i>-</i>	3		

Nays, 1:

Lucken

Absent or not voting, 12:

Benda	Elthon	Hagie	Shoeman
Buren	Flov	Main	Vance
	Griffin	Messerlv	Walker

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 Ely, House File 58, a bill for an act relating to the office of the commissioner of public health, 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 58 by striking all after the colon in line 3 and in-

serting in lieu thereof the following:

"The commissioner shall not hold any other lucrative office of this state, elective or appointive, during his term; provided, however, that the commissioner may serve without compensation as an officer or member of the instructional staff of any of the state educational institutions if any such additional duties and responsibilities do not prohibit him from performing the duties of the office of commissioner."

Senator Coleman took the chair at 12:50 p.m.

On motion of Senator Ely, the committee amendment was adopted.

Senator Ely moved that the bill be read a 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. 49:

Beneke Briles Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds Elvers Ely	Frommelt Hagedorn Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lange Lisle	Lodwick Lucken Main McGill McNally Mills Mincks Murray Nims Nurse O'Malley Patton	Reno Reppert Rigler Riley Schroeder Shaff Shirley Stanley Stephens Tabor Van Gilst Walker
Ely Flatt	Lisle	Patton	Walker

Navs. none.

Absent or not voting, 10:

Benda	Elthon	Hagie	Shoeman
Buren	Floy	Messerly	Vance
	Griffin		

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 Lodwick, Rigler, Shoeman, Griffin, DeKoster, Schroeder, Van Gilst, Hill, Reno, McGill, Stephens, Beneke, Nurse, Benda, Main, Kruck, Nims, Shirley, Mills, Walker, Messerly, Flatt, Shaff, Lange, Lucken, Hagie, Briles, Kyhl

Whereas, the qualifications for members of the United States Senate

are designated in the Constitution of the United States, and

Whereas, the Constitution of the United States requires that only inhabitants of a state shall be elected to the Senate of the United States by the citizens of the state, and

Whereas, the practice of an individual from one state establishing a residence in another state for the sole purpose of becoming eligible to campaign for office of United States senator in the second state has been noticeably increasing in recent elections, and

Whereas, this practice is being questioned by some on whether a candidate for office of United States senator under such circumstances is actually an "inhabitant" of the state, especially in instances where the candidate has not resided in the state to qualify as a voter of such state, and

Whereas, this practice is being further questioned on whether a candidate for office of United States senator under such circumstances can effectively represent the citizens of that state without having previously lived in and without being familiar with the citizens and economy of the state; now therefore.

Be It Resolved by the Senate, the House Concurring, That the Congress of the United States be encouraged to amend the Constitution of the United States to change the requirements for election of United States senators to insure that a candidate for the office of senator has established residency in the state for a specific period of time or that a candidate be a qualified voter of the state from which he is being elected to represent.

Be It Further Resolved, That a copy of this resolution be forwarded by the Secretary of the Senate to the President of the United States, to the President of the Senate of the United States, and to the Speaker of the House of Representatives of the United States.

SENATE CONCURRENT RESOLUTION 17 By Appropriations Committee

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 1962:

Office Machine Supply Co., clean and repair typewriters	
(0)	e 140.00
(Senate)	\$ 142.90
Royal McBee Corp., 8 new typewriters (Senate)	1,452.50
Iowa State Industries, 14 new chairs (Senate)	151.15
Electrolux Corp., new vacuum cleaner and parts (Senate)	359.90
Executive Council, supplies (Senate)	464.51
Koch Bros., office supplies (Senate)	13.80
Storey Kenworthy, chairs, office equipment (Senate)	963.50
M & M Sales, 12 new typewriters (Senate)	2,028.00
Heck Ross Uniform Co., jackets for pages (Senate)	227.00
Lillian Leffert, printing Code annotations (House)	480.00
Des Moines Rubber Stamp Co., desk plates, sign holders,	
daters and badges (House)	403.50
M & M Sales, 13 new typewriters (House)	2,197.00
Koch Bros., office supplies and equipment (House)	1,354.50
Storey Kenworthy Co., numbers and letters (House)	49.00
Office Machine Supply Co., clean and repair typewriters	*
(House)	84.08
IBM Corp., 2 new typewriters (House)	793.00
Executive Council, supplies and postage (House)	1,414.95
Royal McBee Corp., 23 new typewriters (House)	4,197.50
Trojat Medec Corp., 20 new Typewriters (110use)	2,201.00

Iowa Radio Supply Co., electric tubes (House)	
Transcopy, Inc., supplies for Code editor (Joint)	
Koch Bros., supplies for Data Processing (Joint)	
Addressograph Multigraph Corp., supplies for Data Process-	
ing (Joint)	152.70

\$18,061.30

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.

SENATE CONCURRENT RESOLUTION 18 By Denman

Whereas, the House and the Senate, from time to time in their respective wisdom, vote to establish investigating committees for purpose involving future legislation, and

Whereas, in conducting such investigations certain citizens of the State of Iowa are called before official proceedings of said investigating committees, and

Whereas, said proceedings take on the aspect of judicial boards.

Therefore, Be It Resolved by the Senate and the House Concurring: That in any proceedings where an individual is called in to be questioned, said proceedings must be recorded by an official court reporter and the individual questioned be furnished an attorney of his choice upon his request.

Be It Resolved Further that the civil liberties of the individual involved be protected in the same manner as they are protected in a court of law.

ANNOUNCEMENT

I wish to state that my name was mistakenly placed as one of the sponsors of Senate File 342. H. L. HEYING.

ADDITIONAL COPIES

Senator Nims asked and received unanimous consent to have two hundred additional copies of Senate File 164 printed.

SENATE FILE 352 REREFERRED

Senator Coleman asked and received unanimous consent that Senate File 352 be rereferred to the committee on appropriations.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 24, 1965, the Governor had approved the following bill:

Senate File 115, relating to veterinary medicine.

Also, that on February 25, 1965, the Governor had approved the following bill:

Senate File 40, relating to examination of financial conditions and transactions of county and memorial hospitals.

REPORTS OF COMMITTEES

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred **Senate File 239**, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same **do pass**.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 73, a bill for an act to amend section eighty-five point twenty-seven regarding employee selecting his medical, surgical and hospital services under workmen's compensation, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 93, a bill for an act relating to the vote required for authorization of issuance of bonds by 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 93 by striking from line 11 the word "fifty (50)" and inserting in lieu thereof the word "fifty-five (55)".

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 329, section 1, subsection 2, lines

2 11 and 12, by striking the words and figures "twenty thousand

(20,000)" and inserting in lieu thereof the following:

4 "fifteen thousand (15,000)".

WILLIAM F. DENMAN.

1 Amend Senate File 369 as follows:

By inserting following the word "amend" in line 3, the

3 following words "by striking".

HOWARD C. REPPERT. JR.

- 1 Amend Senate File 403 as follows:
- 2 By striking from lines 9 and 10 of section
- 3 16 after the "comma (,)" the words "or imprisonment for not
- 4 less than thirty (30) days nor more than sixty (60) days," and
- 5 insert in lieu thereof the words "or imprisonment up to thirty
- 6 (30) days,".

INDUSTRIAL AND HUMAN RELATIONS COMMITTEE, JAKE B. MINCKS, Chairman.

On motion of Senator Frommelt and in accordance with House Concurrent Resolution 11 duly adopted, the Senate adjourned until 11:00 a.m., Monday, March 8, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MARCH 8, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Jacob M. Weiss, pastor of St. Patrick's Catholic Church, Corning, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Beneke to attend funeral on request of Senator Shoeman.

SPECIAL ANNOUNCEMENT

President Fulton announced that Senator Leo Elthon "had joined us today" after a long illness "for the first time." His remarks were greeted with applause. President Fulton then "gave the chair" to Senator Elthon, who had previously presided two terms as Lieutenant Governor.

Senator Elthon took the chair and said:

It is a little out of the ordinary for one who is presiding to say anything—it is against the rules—but I do want to say that I am grateful to be able to be back and serve again in this august body. I have said many times that this is the highest honor that the State of Iowa can give anyone—to serve here in the Senate.

PETITIONS

The following petitions were presented and placed on file:

By Senator Ely, from twenty-three residents of Linn County favoring proposing legislation for the humane slaughter of livestock.

By Senator DeKoster, from one hundred fifty residents of Lyon and Sioux Counties in opposition to daylight saving time.

By Senator Frommelt, from twenty-four residents of Dubuque County in opposition to any proposed legislation to impose a two percent tax on barber's services.

By Senator Messerly, from eighteen residents of Black Hawk County favoring Sunday closing.

By Senator Shoeman, from forty-nine residents of Audubon County in opposition to legalized gambling. Also, from forty-four residents of Cass County in opposition to an increase in the gasoline tax.

By Senator Stephens, from three hundred five residents of Washington and Louisa Counties favoring fair school bus transportation for all school children.

By Senator Kibbie, from seventy-seven residents of Jasper County in opposition to proposed legislation relating to the responsibilities of the state superintendent of public instruction. Also, from twenty-two residents of Palo Alto County and from fifty-one residents of Emmet County in opposition to an increase in the gasoline tax.

The following resolution was presented by Senator Reppert from the Iowa City Junior Chamber of Commerce:

RESOLUTION

Whereas, the Legislature of the State of Iowa does now have before it a bill amending the Constitution for the State of Iowa to provide that certain charitable and veterans organizations be permitted to sponsor bingo games; and

Whereas, many other civic groups and organizations, other than strictly charitable and veterans organizations, are desirous of being in a position to enable them to legally sponsor bingo games:

Now, Therefore, Be It Resolved that the Iowa Junior Chamber of Commerce goes on record as urging the Iowa Legislature to include in the aforesaid bill that all civic organizations not organized for profit but operated exclusively for the promotion of social welfare; and;

Further Be It Resolved, that the President of this organization is ordered to make this resolution known to the members of the Iowa Legislature, and all members of this organization are requested to contact their respective legislators and urge them to amend the aforesaid bill as proposed herein.

PRESENTATION OF VISITORS

Senator Floy rose on a point of personal privilege and presented to the Senate three students from the Meservey-Thornton Consolidated School, his son Chris and daughters Stephanie and Regina, who were present in the Senate chamber accompanied by their mother, Mrs. Floy.

PRESENTATION

Senator Rigler, minority leader of the Senate, rose on a point of personal privilege and presented to the Senate the Honorable Charles F. Balloun, newly elected Senator from Benton and Tama Counties who was present in the Senate chamber.

SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate File 105 be made a special order of business for Thursday, March 11, 1965, at 9:00 a.m.

Senator Frommelt asked and received unanimous consent that Senate Joint Resolution 21 be made a special order of business for Friday, March 12, 1965, at 9:00 a.m.

Senator Frommelt asked and received unanimous consent that Senate File 403 be made a special order of business for Wednesday, March 17, 1965, at 9:00 a.m.

THIRD READING OF BILLS

On motion of Senator Shaff, House File 115, a bill for an act relating to limitations of actions in regard to restrictions and reversions on real estate, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 52:

Benda Flatt Lange Reno Buren Floy Lisle Reppert Burke Frommelt Lodwick Rigler Hagedorn Burns Lucken Riley Cassidy Shaff Hagie Main McGill Coleman Hansen Shirley Condon Heaberlin McNally Shoeman DeKoster Heying Mills Stanley Denman Hill Mincks Stephens Dodds Kibbie Murray Tabor Elthon Klefstad Nims Vance Elvers Kruck Nurse Van Gilst Kyhl Walker Ely Patton

Nays, 1: Messerly

Absent or not voting, 6:

Beneke O'Malley Schroeder Briles Griffin

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

On motion of Senator McGill, Senate File 19, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President Fulton took the chair at 11:45 a.m.

Senator McGill moved that the bill be read a 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:

Briles Heving McGill O'Malley McNally Buren Kibbie Patton Burke Klefstad Mills Reppert Cassidy Kruck Murray Rigler Dodds Lange Nims Shoeman Elvers Lucken Nurse Vance Hagedorn Main

Navs. 25:

Benda Elv Hill Shirley Rurns Flatt Kyhl Stanley Lisle Coleman Floy Stephens Hagie Lodwick Condon Tabor DeKoster Hansen Messerly Van Gilst Denman Heaberlin Walker Shaff Elthon

Absent or not voting, 8:

Beneke Frommelt Mincks Rilev Griffin Reno Schroeder

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

On motion of Senator Hill, Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels. was taken up and considered.

Senator Hansen moved that the bill be read a third 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:

Benda Elthon Kibbie Nurse Briles Elvers Klefstad O'Malley Buren Elv Kruck Reppert Burke Flatt Kyhl Rigler Burns Floy Lodwick Shoeman Cassidy Frommelt Lucken Stanley McGill Coleman Hagedorn Stephens McNally Tabor Condon Hagie DeKoster Heaberlin Mincks Vance Denman Murray Van Gilst Heving Dodds Hill Nims Walker

Navs. 11:

Beneke

Hansen Main Patton Shaff Messerly Shirley Lange Reno Lisle Mills Riley

Absent or not voting, 4:

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

Griffin

Schroeder

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

INTRODUCTION OF BILLS

Senate File 435, by Senator Denman, a bill for an act relating to assessment for taxation of urban transit systems.

Read first and second times and passed on file.

Senate File 436, by Senators Van Gilst and Stanley, a bill for an act to establish a one (1) cent sales and use tax, to create a school property tax replacement fund to receive the revenues from said tax, and to prescribe the temporary method for making distribution from such fund.

Read first and second times and passed on file.

Senate File 437, by Senator Ely, a bill for an act to amend section six hundred nine point twenty-seven (609.27), Code 1962, relating to limitation of grand jurors from a civil township.

Read first and second times and passed on file.

Senate File 438, by Senators Condon and Messerly, a bill for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location.

Read first and second times and passed on file.

Senate File 439, by Senators O'Malley and Frommelt, a bill for an act to coincide with the liquor law, the hours and days during which beer may be sold or consumed.

Read first and second times and passed on file.

Senate File 440, by Senators O'Malley and Frommelt, a bill for an act to coincide with the beer law, the hours and days during which alcoholic beverages may be sold and consumed.

Read first and second times and passed on file.

Senate File 441, by Senators O'Malley and Frommelt, a bill for an act providing for seasonal liquor licenses.

Senate File 442, by Senator Reppert, a bill for an act to amend chapter one hundred fifty-six (156), Code 1962, relating to practice of funeral directing and embalming.

Read first and second times and passed on file.

Senate File 443, by Senator Lange, a bill for an act to provide for the reconstruction and hard surfacing of state park roads around Black Hawk Lake in Sac County, Iowa, and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 444, by Senator Ely, a bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state.

Read first and second times and passed on file.

Senate File 445, by Senator Ely, a bill for an act relating to criminal procedure; to adopt the agreement on detainers and provide for implementation thereof.

Read first and second times and passed on file.

Senate File 446, by Senator Ely, a bill for an act to amend section two hundred fifty point twelve (250.12), Code 1962, so as to permit delegation of the administrative duties of the soldiers relief commission.

Read first and second times and passed on file.

Senate File 447, by Senator Lange, a bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads.

Read first and second times and passed on file.

Senate File 448, by Senators Stephens and Van Gilst, a bill for an act relating to the licensing and regulating of cattle dealers and cattle sales.

Read first and second times and passed on file.

Senate File 449, by Senators Ely and Riley, a bill for an act authorizing cities and towns to establish zoos.

Read first and second times and passed on file.

Senate File 450, by Senator Ely, a bill for an act to repeal the mandatory rebating of assessments for the extension of water mains in cities having a population in excess of seventy-five thousand (75.000).

Read first and second times and passed on file.

Senate File 451, by Senator Ely, a bill for an act to amend chapter seventy-five (75), Code 1962, relating to authorization and sale of public bonds.

Read first and second times and passed on file.

Senate File 452, by Senators Hagedorn, Elthon and Hansen, a bill for an act relating to the moneys and credits tax and establishing a three (3) percent surtax.

Read first and second times and passed on file.

Senate File 453, by Senator Hill, a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-second General Assembly and thereafter.

Read first and second times and passed on file.

Senate Fle 454, by Senators Lucken, Hansen, Ely and Stephens, a bill for an act relating to limitations placed upon the budgets of the institutions of the state board of control by the Sixtieth General Assembly.

Read first and second times and passed on file.

Senate File 455, by Senators Lucken, Hansen, Ely and Stephens, a bill for an act relating to the payment of salaries of personnel at the state penitentiary and the men's reformatory.

Read first and second times and passed on file.

Senate File 456, by Senators Lucken, Hansen, Ely and Stephens, a bill for an act relating to the establishment and construction of a security hospital and diagnostic-treatment center and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 457, by Senators Patton, Dodds and Reno, a bill for an act relating to the practice of accountancy by accounting practitioners and adding accounting practitioners to the board of accountancy.

Read first and second times and passed on file.

Senate File 458, by Senator Denman, a bill for an act relating to aid to dependent children.

Senate File 459, by Senators Kruck, Nims and Shirley, a bill for an act to amend section three hundred twenty-five point twenty-six (325.26) and section three hundred twenty-seven point fifteen (327.15), Code 1962, relating to the legal liability of certificated motor carriers, and of motor vehicle truck operators and contract carriers, for property losses.

Read first and second times and passed on file.

Senate File 460, by Senators Hansen, Lange, Hagedorn and Heying, a bill for an act relating to registration of motor boats.

Read first and second times and passed on file.

Senate File 461, by Senators Ely, Coleman and Shaff, a bill for an act removing the limitation on devises to educational institutions.

Read first and second times and passed on file.

Senate File 462, by Senator Shirley, a bill for an act relating to vacation benefits for employees of the State of Iowa.

Read first and second times and passed on file.

Senate File 463, by Senator Ely, a bill for an act relating to the testing of infants for phenylketonuria.

Read first and second times and passed on file.

Senate File 464, by Senator Stanley, a bill for an act to require a warning sign, flag, or device on a slow-moving vehicle.

Read first and second times and passed on file.

Senate File 465, by Senator Stanley, a bill for an act relating to residence requirements for electors.

Read first and second times and passed on file.

Senate File 466, by Senators Ely, Frommelt, Rigler, Riley, Stanley, Mincks and O'Malley, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing.

Read first and second times and passed on file.

Senate File 467, by Senators Denman, Nims, Reppert and Walker, a bill for an act relating to the use of auxiliary axles on vehicles.

Senate File 468, by Senator Riley, a bill for an act to provide moving expenses in condemnation cases.

Read first and second times and passed on file.

Senate File 469, by Senator Coleman, a bill for an act to permit the state to participate in a group health and accident insurance program with employees.

Read first and second times and passed on file.

Senate File 470, by Senator Patton, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa.

Read first and second times and passed on file.

Senate File 471, by Senators Coleman, Kruck and Shirley, a bill for an act to amend section four hundred twenty-eight point seventeen (428.17), Code 1962, relating to assessment of merchandise inventories for taxation.

Read first and second times and passed on file.

Senate File 472, by Senator Coleman, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls.

Read first and second times and passed on file.

Senate File 473, by Senator Coleman, a bill for an act relating to "T" intersections.

Read first and second times and passed on file.

Senate File 474, by Senators Lucken, Hansen, Ely and Stephens, a bill for an act providing for a presentence investigation by the parole board on all persons charged with the commission of a felony.

Read first and second times and passed on file.

Senate File 475, by Senators Kibbie and Benda, a bill for an act to establish a system of state preserves and to provide for the control and management of same.

Read first and second times and passed on file.

Senate File 476, by Senator Flatt, a bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care.

Senate File 477, by Senators Nims, Kibbie, Kruck and Murray, a bill for an act relating to extensions of primary highways and of secondary roads in cities and towns.

Read first and second times and passed on file.

Senate File 478, by Senators Coleman, Lodwick, Kruck, Walker, Main, Stephens, Heying and Benda, a bill for an act to provide for an additional agricultural producer association and to provide for voluntary deductions on the part of such agricultural producers to be used in the promotion of and utilization of Iowa's agricultural products and to provide for the collection thereof.

Read first and second times and passed on file.

Senate File 479, by Senators Kibbie, Benda, Elvers, Coleman, Hagedorn, Lodwick, Lucken and Stephens, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.

Read first and second times and passed on file.

Senate File 480, by Senators O'Malley, Messerly, Burke, Kruck and Klefstad, a bill for an act relating to electrical safety through adoption of a state electrical code for the purpose of inspecting and licensing electrical contractors and electricians, to establish an electrical safety board for such purpose, and to provide an appropriation therefor.

Read first and second times and passed on file.

Senate File 481, by Senators Schroeder and O'Malley, a bill for an act relating to the ownership of individual apartment units.

Read first and second times and passed on file.

Senate File 482, by Senator Reppert, a bill for an act creating and establishing a Civil Air Patrol Commission, defining its duties, designating who shall be members thereof and appropriating funds therefor.

Read first and second times and passed on file.

Senate File 483, by Senator O'Malley, a bill for an act relating to the state senatorial districts.

Read first and second times and passed on file.

Senate File 484, by Senator Stanley, a bill for an act relating to the detection, prevention, and treatment of phenylketonuria.

Read first and second times and passed on file.

Senate File 485, by Senators Lucken, Hansen, Ely and Stephens, a

bill for an act relating to judges and prosecuting attorneys furnishings certain information to the board of control.

Read first and second times and passed on file.

Senate File 486, by Senator Stanley, a bill for an act relating to the optional standard deductions for state income tax purposes.

Read first and second times and passed on file.

Senate File 487, by Senators Hansen and Hagedorn, a bill for an act relating to the regulation and taxation of trading stamp companies.

Read first and second times and passed on file.

Senate File 488, by Senators Lucken, Hansen, Ely and Stephens, a bill for an act relating to employment and other privileges for certain inmates of state correctional institutions.

Read first and second times and passed on file.

Senate File 489, by Senator Main, a bill for an act relating to collection of taxes.

Read first and second times and passed on file.

Senate File 490, by Senator Main, a bill for an act relating to the agricultural marketing division and the marketing board and to make an appropriation therefor.

Read first and second times and passed on file.

Senate File 491, by Senators Kibbie and Mincks, a bill for an act establishing the Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research committee, and the legislative research bureau.

Read first and second times and passed on file.

Senate File 492, by Senators Mincks, Frommelt, O'Malley and Coleman, a bill for an act to amend chapter seven hundred thirty-six A (736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agreements that require union membership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties of said commission.

Read first and second times and passed on file.

Senate File 493, by Senator Stanley, a bill for an act relating to the automobile registration fee exemption for seriously disabled veterans.

Senate File 494, by Senator Stanley, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles.

Read first and second times and passed on file.

Senate File 495, by Senator Stanley, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor.

Read first and second times and passed on file.

Senate File 496, by Senator Stanley, a bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance.

Read first and second times and passed on file.

Senate File 497, by Senator Stanley, a bill for an act relating to assessment of property for taxes.

Read first and second times and passed on file.

Senate File 498, by Senators Stanley, Messerly and Condon, a bill for an act relating to the penalty for certain crimes against children and the sentencing and treatment of persons convicted of certain offenses.

Read first and second times and passed on file.

Senate File 499, by Senator McNally, a bill for an act relating to meetings of county boards on reorganization of school districts involving two (2) or more counties.

Read first and second times and passed on file.

Senate File 500, by committee on agriculture, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia.

Read first and second times and placed on the calendar.

Senate File 501, by committee on agriculture, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first and second times and placed on the calendar.

Senate Joint Resolution 22, by Senator Reppert, a joint resolution proposing to amend Articles three (III), eight (VIII), and ten (X)

of the Constitution of the State of Iowa relating to the composition and voting of the General Assembly and to propose the amendment or repeal of certain provisions therein and the adoption of substitutes therefor.

Read first and second times and passed on file.

Senate Joint Resolution 23, by Senator Stanley, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 find correctly enrolled: Senate Joint Resolution 8, Senate File 62, and House File 7.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 8, Senate File 62 and House File 7.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 49 passed the Senate.

DAVID O. SHAFF.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 19 failed to pass the Senate.

John M. Ely, Jr.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 239 Appropriations
- S. F. 359 Transportation
- S. F. 360 Judiciary

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s. F	. 361	Judiciary
S. F	. 362	Judiciary
S. F	. 364	Governmental subdivisions
S. F	. 365	Judiciary
S. F	. 366	Governmental subdivisions
s. F	. 367	Education
S. F	. 368	Ways and means
	. 369	Transportation
S. F	. 370	Judiciary
	. 371	•
S. F	. 372	Commerce
S. F	. 373	Judiciary
s. F	. 374	Transportation
s. F	. 375	——————————————————————————————————————
S. F	. 376	Governmental subdivisions
S. F	. 377	Education
S. F	. 378	Transportation
	. 379	Judiciary
	. 380	Governmental affairs
	. 381	Governmental affairs
S. F	. 382	Agriculture
s. F	. 383	•
s. F	. 384	Ways and means
	. 385	Public health
S. F	. 386	Governmental affairs
	. 387	Judiciary
	. 391	Governmental subdivisions
	. 392	Governmental subdivisions
	. 393	
	. 394	
	. 395	
	. 396	
	. 397	
	. 398	Agriculture
	. 399	Judiciary
	: 400	Transportation
	401	
S. F	. 402	Commerce

S. F. 405 Transportation

S	Ŧ	406	Judiciary
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S. F. 407 Judiciary

S. F. 408 Judiciary

S. F. 409 Appropriations

S. F. 410 Transportation

S. F. 411 Education

S. F. 412 Governmental affairs

S. F. 414 Ways and means

S. F. 415 Judiciary

S. F. 416 Judiciary

S. F. 417 Industrial and human relations

S. F. 418 Industrial and human relations

S. F. 419 Industrial and human relations

S. F. 420 Judiciary

S. F. 421 Governmental affairs

S. F. 422 Transportation

S. F. 423 Governmental subdivisions

S. F. 424 Education

S. F. 425 Conservation and recreation

S. F. 426 Judiciary

S. F. 427 Industrial and human relations

S. F. 428 Judiciary

S. F. 429 Agriculture

S. F. 430 Judiciary

S. F. 431 Ways and means

S. F. 432 Education

S. F. 433 Ways and means

S. F. 434 Governmental affairs

H. F. 55 Conservation and recreation

H. F. 96 Industrial and human relations

H. F. 131 Education

H. F. 181 Conservation and recreation

H. F. 206 Judiciary

H. F. 235 Judiciary

H. F. 236 Judiciary

H. F. 288 Governmental subdivisions

H. F. 342 Judiciary

H. F. 349 Governmental subdivisions

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 332, a bill for an act to increase the minimum sick leave for school employees, begs 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 332 by striking all of section 2 and inserting in lieu

thereof the following:

Sec. 2. Section two hundred seventy-nine point forty (279.40), Code 1962, is further amended by striking the words "thirty-five (35) days" from lines fourteen (14) and fifteen (15) and inserting in lieu thereof: "sixty (60) days during the first fifteen (15) years of such employment and subsequently additionally cumulative to at least a total of ninety (90) days thereafter".

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 187, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 202, a bill for an act to change the requirements of the value of stock of insurance companies other than life, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred House File 212, a bill for an act to consolidate the present fire and casualty insurance rate regulatory laws, begs to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 242 by striking in section 1, lines
- 3 and 4, and inserting in lieu thereof the following:
- 3 1. The provisions of this law will also apply to the purchase

4 of travel trailers.

JOHN L. BUREN.

- 1 Amend Senate File 313 by striking lines 4 through
- 2 12 and inserting in lieu thereof the following new

1

2

3 paragraphs:

4 "The board may, with approval of majority of the voters in 5 the school district, make extended time contracts, not to exceed

twenty (20) years in duration for rental of buildings to supple-6 7 ment existing schoolhouse facilities; and where it is deemed

advisable, such contracts may include lease-purchase agreements

9 where the rental payments may be applied to the purchase of such 10 buildings. Such rental or lease-purchase agreements may be con-

tracted with private contractors or investors or from public 11

organizations or a governmental agency and money from the general 12

fund of the school districts may be used for payments on such 13

14 contracts."

15 "In addition to the above provision for a lease-purchase agreement the board, with approval of a majority of the voters 16

17 in a school district, may purchase property for school purposes 18 and erect buildings thereon, and borrow money for this purpose

19 and to secure loans may execute mortgage on the property, such

20 mortgage to be limited to a period of twenty (20) years."

H. L. HEYING.

Amend Senate File 18 as follows:

1. Amend Senate File 18 by inserting in line 5 of

3 section 8, immediately following the word

4 "abandoned.", the following:

5 "The provisions of this Act shall have no application 6 to the default and deficiency fund created by chapter

four hundred seventeen (417)".

HOWARD C. REPPERT, JR.

1 Amend House File 13 as follows:

2 Amend section 15 by striking therefrom lines

3 16 through 20.

DONALD W. MURRAY.

1 Amend Senate Concurrent Resolution 11, filed and found on 2 page 300 of the Senate Journal, by striking all after the first

"Whereas", and inserting in lieu thereof the following: 4 ", there are presently seventy-one (71) summer cottages or homes,

5 with related improvements in Allamakee and Clayton Counties,

6 some on a county highway, some on land which in the past has

7 been determined to be part of the Milwaukee railroad right-8 of-way, and some on other land, and

9 Whereas, some of the owners of said cottages, homes, im-

provements have maintained the same on sites through leases 10 from the Milwaukee railroad and others have been living on 11

12 the sites by permission of the county in which located, and

Whereas, the residents have made large investments in said 13 14 cottages, homes, and improvements and have been paying property

15 taxes thereon, and

16

Whereas, the state conservation commission has recently taken the position that the land on which the cottages, homes,

17 and improvements have been constructed is state land, although 18

19 this contention is being disputed by both the county and the 20 railroad involved, and

21

Whereas, the owners of said cottages, homes, and improve-22 ments have been given thirty (30) day removal notices by the

- 23 state commission; now therefore,
- 24 Be It Resolved by the Senate, the House Concurring, That
- 25 the owner or owners of any such cottage, home, or improvement
- 26 on land in Allamakee or Clayton County claimed by the state
- 27 of Iowa is hereby authorized to retain the use and benefit
- 28 of such land for the remainder of the natural life of said
- 29 owner, or owners, or until said owner or owners sell or
- 30 otherwise disposes of such cottage, home, or improvement;
- 31 provided the cottage, home, or improvement has been in the
- 32 present location thereof prior to 1 January 1964."

Adolph Elvers. Merle Hagedorn.

On motion of Senator O'Malley, the Senate adjourned until 9:00 a.m., Tuesday, March 9, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MARCH 9, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Frank Brady, pastor of the Immaculate Conception Catholic Church, Sioux City, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Kruck for the day on account of illness on request of Senator Shirley.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hagie, from thirteen residents of Wright County in opposition to proposed legislation regarding the licensing of medical physical therapists. Also, from thirty-nine residents of Franklin County in opposition to school bus transportation for all school children.

By Senator Kruck, from twenty-two residents of Polk County in opposition to the repeal of the "right-to-work" law.

By Senator Messerly, from one hundred eighty-five residents of various counties in opposition to proposed legislation regarding the licensing of medical physical therapists.

By Senator Reppert, from five residents of Polk County favoring repeal of the "right-to-work" law; also, from twenty-five residents of Polk County in opposition to school bus transportation for all school children; also, from eleven residents of Polk County favoring fair school bus transportation for all school children; also, from fourteen residents of Polk County in opposition to Sunday closing.

From Senator Stephens, from thirty-six residents of various counties in opposition to an increase in the gasoline tax.

From Senator Balloun, from forty-seven residents of Benton County in opposition to proposed legislation relating to the responsibilities of the state superintendent of public instruction; also, from one hundred seven residents of Tama County in opposition to school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Denman asked and received unanimous consent to present to the Senate one hundred fifteen students, members of the American history classes of the Ankeny High School, who were present in the balcony accompanied by their instructor, Dwayne G. Olsen.

Senator Dodds asked and received unanimous consent to present to the Senate nine students, members of the girls basketball team of the Mediapolis High School, who were present in the balcony accompanied by Daniel Claude Kelly.

Senator Nims asked and received unanimous consent to present to the Senate thirty-seven students, members of the eighth grade class of the Maxwell Community School, who were present in the balcony accompanied by their instructor, Dale Russell.

COMMUNICATION

President Fulton directed the Secretary to read the following communication:

STATE OF IOWA Officer of the Governor Des Moines, Iowa

March 8, 1965.

Honorable Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local.

Attention: Lieutenant Governor Robert D. Fulton

Gentlemen:

My family and I wish to thank each of you who sent cards, letters and other expressions of sympathy to us last week following the death of my father. Your thoughtfulness was sincerely appreciated.

Very truly yours,

s/ HAROLD E. HUGHES, Governor.

Senator Patton asked and received unanimous consent that the communication from the Governor be printed in the Senate Journal.

Senator Dodds submitted the following report and moved its adoption:

SUPPLEMENTAL REPORT OF COMMITTEE ON CREDENTIALS

MR. PRESIDENT: We, your committee on credentials, respectfully report that we find the following named person duly elected to fill a vacancy and entitled to a seat in the Senate of the Sixty-first General Assembly as shown by the following duplicate copy of the certificate of election on file in the office of the Secretary of State:

STATE OF IOWA Office of THE SECRETARY OF STATE

To The Honorable, the Secretary of the Senate:

I, GARY L. CAMERON, Secretary of State of the State of Iowa, custodian of the files and records pertaining to elections in the State,

DO HEREBY CERTIFY, that Charles F. Balloun was declared by the State Canvassing Board to have been elected to fill the unexpired term of four years in the twenty-second district, in a Special Election held March 2, 1965.

(Seal)

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this eighth day of March, A. D. 1965.

GARY L. CAMERON, Secretary of State.
ROBERT R. DODDS, Chairman.
JOSEPH W. CASSIDY.
GILBERT E. KLEFSTAD.
R. W. HAGIE.
DAVID STANLEY.

On motion of Senator Dodds, the report was adopted and the following newly elected Senator appeared before the bar of the Senate and was duly sworn and subscribed his name to the oath of office:

Charles F. Balloun.

President Fulton announced the following committee assignments for Senator Balloun: governmental affairs, governmental subdivisions and rules.

Senator Ely submitted the following report and moved its adoption:

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:

On motion of Senator Ely, the report was adopted.

President Fulton announced the assignment of Seat 29 to Senator Balloun.

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 322.

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 322, a bill for an act to create and establish a state tort claims act; defining terms and con-

ferring upon the state appeal board on behalf of the state the power to determine certain claims against the state; permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein; conferring 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 on tort claims, was taken up and considered.

Senator Stephens offered the following amendment:

Amend Senate File 322, section 3 by striking the following in lines 5, 6, 7 and 8: ". If any claim is compromised, settled, or allowed in an amount of more than five thousand (5,000) dollars, the unanimous approval of all members of the state appeal board and the attorney general shall be required.", and inserting in lieu thereof ", where the total amount of the claim does not exceed one thousand (1,000) dollars."

President pro tempore O'Malley took the chair at 9:40 a.m.

Senator Coleman took the chair at 10:00 a.m.

Senator O'Malley asked and received unanimous consent that action on Senate File 322 be deferred until 9:00 a.m. Wednesday, March 10, 1965.

On motion of Senator O'Malley, Senate File 240, a bill for an act relating to the compensation of court reporters, was taken up and considered.

Senator O'Malley asked and received unanimous consent that House File 234 be substituted for Senate File 240.

On motion of Senator O'Malley, House File 234, a bill for an act relating to the compensation of court reporters, was taken up and considered.

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

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

Ayes, 51:

Balloun
Benda
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon
Elvers
Flatt
Floy

Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kyhl Lange Lisle

Frommelt

Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Nims
Nurse
O'Malley
Patton
Reno
Reppert

Rigler Riley Schroeder Schaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker Navs. none.

Absent or not voting, 8:

Beneke Briles Buren Burke Ely Kruck McNally Murray

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

SENATE FILES 240 AND 33 WITHDRAWN

Senator O'Malley asked and received unanimous consent that Senate Files 240 and 33 be withdrawn from further consideration of the Senate.

President Fulton took the chair at 10:15 a.m.

On motion of Senator Elvers, Senate File 250, a bill for an act to change the hunting, fishing and trapping license year from April 1 to the calendar year, was taken up and considered.

Senator Mills asked and received unanimous consent to withdraw the amendment filed by him on February 15 and found on page 280 of the Senate Journal.

Senator Mills offered the following amendment and moved its adoption:

Amend Senate File 250 by adding the following section:

"Sec. 2. All licenses issued prior to January 1, 1966, shall remain valid and be fully honored until the expiration date shown on the face of such license"

The amendment was adopted.

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

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

Ayes, 55:

Balloun
Benda
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon
Elvers
Ely

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kyhl

Lange

Lodwick Lucken Main McGill Messerly Mills Mincks Murray Nims Nurse O'Malley Patton Reno

Tisle

Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst

Walker

Nays, none.

Absent or not voting, 4:

Benelee

Buren

McNally

Kruck

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

On motion of Senator O'Malley, Senate File 60, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent that House File 74 be substituted for Senate File 60.

On motion of Senator Reppert, House File 74, a bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1962, by certificates, was taken up and considered.

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

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

Ayes, 54:

Balloun
Benda
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon
Elvers
Ely

Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kyhl
Lange
Lisle

Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton
Reno

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 5:

Beneke Buren Griffin

Kruck

McNally

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

SENATE FILE 60 WITHDRAWN

Senator Reppert asked and received unanimous consent that Senate File 60 be withdrawn from further consideration of the Senate.

On motion of Senator Stephens, Senate File 26, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, including the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill, with report of committee recommending amendment in accordance with the amendment filed by Senator Murray and passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens asked and received unanimous consent that House File 13 be substituted for Senate File 26.

On motion of Senator Stephens, House File 13, a bill for an act relating to the method of operation and the regulating of county mutual insurance associations; to amend chapter five hundred eighteen (518), Code 1962, relating to mutual, fire, tornado, hailstorm and other assessment insurance associations, thereby making the provisions of said chapter inapplicable to county mutual insurance associations; to enact a chapter of the Code regulating county mutual associations and making provision for their operations, inleuding the classes of business that may be insured, requiring agents to be licensed by the commissioner of insurance, imposing a tax on premiums of county mutual insurance associations, and to amend certain sections of the Code 1962 made necessary by the provisions of this bill, was taken up and considered.

Senator DeKoster offered the following amendment and moved its adoption:

Amend House File 13 as follows:

Amend section 12, line 7 by striking the words "in conjunction with" and inserting in lieu thereof the words "as an adjunct to".

The amendment was lost.

Senator DeKoster offered the following amendment and moved its adoption:

Amend House File 13 as follows:

Amend section 12, line 10 by striking the period after the word "buildings" and adding the following: "which are outside the limits of any community having a fire insurance rating of Class 8 or higher."

The amendment was lost.

Senator Murray offered the following amendment and moved its adoption:

Amend House File 13 as follows:

Amend section 15 by striking therefrom lines 16 through 20.

The amendment was adopted.

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

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

Ayes, 54:

Balloun Ely Lisle Reno Benda Flatt Lodwick Reppert Beneke Floy Lucken Rigler Briles Frommelt Main Riley Burke Hagedorn McGill Shaff Burns Hagie Messerly Shirley Cassidy Hansen Mills Shoeman Coleman Heaberlin Mincks Stanley Condon Heying Stephens Murray DeKoster Hill Nims Tabor Denman Kibbie Nurse Vance O'Malley Dodds Klefstad Van Gilst Elthon Kyhl Patton Walker Elvers Lange

Nays, none.

Absent or not voting, 5:

Buren Kruck McNally Schroeder Griffin

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

Senator Stephens asked and received unanimous consent that Senate File 26 be withdrawn from further consideration of the Senate.

On motion of Senator Reppert, Senate File 161, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent that House File 27 be substituted for Senate File 161.

On motion of Senator Reppert, House File 27, a bill for an act relating to the possession of beer or liquor by persons under twenty-one years of age, was taken up and considered.

Senator Reppert moved that the bill be read a 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. 49:

Ralloun Lodwick Reppert Flov Renda Hagedorn Lucken Rigler Briles Main Hagie Rilev McGill Schroeder Rurke Hansen Burns Heaberlin Messerly Shirley Cassidy Heving Mills Shoeman Condon Hill Murray Stanley DeKoster Kibbie Nims Stephens Klefstad Nurse Tahor Denman Dodds O'Malley Vance Kvhl Patton Van Gilst Elthon Lange Elvers Lisle Reno Walker Flatt

Navs. 3:

Elv Frommelt Shaff

Absent or not voting, 7:

Beneke Coleman Kruck Mincks Buren Griffin McNally

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

Senator Reppert asked and received unanimous consent that Senate File 161 be withdrawn from further consideration of the Senate.

On motion of Senator Burns, House File 69, a bill for an act to amend chapter ninety-seven B (97B), Code 1962, to exempt internes and resident doctors in training at hospitals and county medical examiners and deputy county medical examiners from the Iowa public employment retirement system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burns moved that the bill be read a third 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:

Briles Heaberlin McGill Schroeder Mills Heying Shaff Burns Cassidy Hill Nims Shoeman DeKoster Kibbie Nurse Stephens Denman Kyhl Patton Tabor Elvers Lange Reno Vance Lucken Rigler Van Gilst Ely Riley Walker Flatt Main Floy

Nays, 15:

BallounElthonHansenMurrayColemanFrommeltKlefstadReppertCondonHagedornLodwickStanleyDoddsHagieMincks

Absent or not voting, 10:

Benda Beneke Buren Burke Griffin Kruck Lisle McNally Messerly Shirley

Voting present, 1:

O'Malley

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

Senator Burns asked and received unanimous consent that Senate File 92 be withdrawn from further consideration of the Senate.

On motion of Senator Ely, House File 117, a bill for an act relating to the terms of medical members of the board of medical examiners, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 51:

Balloun
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon
Elvers
Elv

Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kyhl
Lange

Frommelt

Flatt

Floy

Lucken
Main
McGill
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton
Reno
Reppert

Lodwick

Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Vance Van Gilst Walker

Nays, none.

Absent or not voting, 8:

Benda Beneke Buren Griffin

Kruck Lisle McNally Messerly

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

On motion of Senator Nims, Senate File 20, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Nims asked and received unanimous consent that House File 2 be substituted for Senate File 20.

On motion of Senator Nims, House File 2, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18). Code 1962. relating to millage limitation on school bonded indebtedness, was taken up and considered.

Senator Shoeman asked and received unanimous consent that action on House File 2 be deferred and that the bill be placed on the calendar under unfinished business

On motion of Senator Burke, Senate File 182, a bill for an act to raise the age limit of persons permitted to drive any school bus to transport children to and from a public or private school from sixteen (16) years of age to eighteen (18) years of age, with report of committee recommending passage, was taken up, considered, and the renort of the committee adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 182 by striking from line 4 the word "eighteen (18)" and inserting in lieu thereof the word "seventeen (17)".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Aves. 27:

Beneke

Buren

Burns Coleman Condon DeKoster Denman Dodds Ely	Frommelt Hagedorn Heaberlin Heying Kyhl Lange Lodwick	McGill Mills Nims Nurse O'Malley Reno Reppert	Rigler Riley Shoeman Stephens Van Gilst Walker
Nays, 21:			
Balloun Briles Burke Cassidy Elthon Elvers	Flatt Floy Hansen Hill Kibbie	Klefstad Kruck Lucken Main Mincks	Murray Patton Shirley Stanley Tabor
Absent or n	ot voting, 11:		
Renda	Griffin	McNally	Shaff

The amendment was adopted.

Hagie

Lisle

Senator Frommelt offered the following amendment and moved its adoption:

Messerly

Schroeder

Vance

Amend the title to Senate File 182 by striking from line 3 the word and figure "eighteen (18)" and inserting in lieu thereof the word and figure "seventeen (17)".

The amendment was adopted.

Senator Burke moved that the bill be read a third 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:

Balloun Ely Briles Flatt Burns Floy Cassidy Frommelt Coleman Hagedorn Condon Heaberlin DeKoster Heying Denman Kibbie Dodds Kruck Elthon Kyhl	Lange Lodwick Lucken Main McGill Mills Mincks Nims Nurse O'Malley	Reno Reppert Rigler Riley Shirley Shoeman Stanley Stephens Van Gilst Walker
--	---	--

Nays, 6:

Burke	Klefstad	Patton	Tabor
Hill	Murray		

Absent or not voting, 12:

Benda	Griffin	Lisle	Schroeder
Beneke	Hagie	McNally	Shaff
Buren	Hansen	Messerly	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended 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 concurred in Senate amendments to and passed House File 128, a bill for an act relating to the continuous signal by vehicle drivers of intention to turn.

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

House File 67, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit and to amend section three hundred twenty-one point one hundred ninety-seven (321.197), Code 1962, relating to expiration of chauffeur's license.

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 the enforcement of rules and regulations adopted by county conservation boards.

WILLIAM R. KENDRICK, Chief Clerk,

HOUSE MESSAGES CONSIDERED

House File 67, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit and to amend section three hundred twenty-one point one

hundred ninety-seven (321.197), Code 1962, relating to expiration of chauffeur's license.

Read first and second times and passed on file.

House File 99, a bill for an act to amend section one hundred eleven A point five (111A.5), Code 1962, relating to the enforcement of rules and regulations adopted by the county conservation boards.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 128.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 128.

BILL SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate File 62.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, 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, 1965, sent to the Secretary of State for deposit: Senate Joint Resolution 8.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS REASSIGNED

Senator Frommelt asked and received unanimous consent that Senate File 352, a committee bill, now in the committee on appropriations.

be withdrawn and placed on the calendar. Also, that Senate File 351, a committee bill, now on the calendar, be referred to the committee on appropriations under Rule 21.

ADDITIONAL COPIES

Senator Lange asked and received unanimous consent to have five hundred additional copies of Senate File 212 printed.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. F. 351 Appropriations
- S. F. 435 Governmental subdivisions
- S. F. 436 Ways and means
- S. F. 437 Judiciary
- S. F. 438 Governmental subdivisions
- S. F. 439 Judiciary
- S. F. 440 Judiciary
- S. F. 441 Judiciary
- S. F. 442 Judiciary
- S. F. 443 Transportation
- S. F. 444 Public health
- S. F. 445 Judiciary
- S. F. 446 Governmental affairs
- S. F. 447 Transportation
- S. F. 448 Agriculture
- S. F. 449 Governmental subdivisions
- S. F. 450 Governmental subdivisions
- S. F. 451 Governmental subdivisions
- S. F. 452 Ways and means
- S. F. 453 Governmental affairs
- S. F. 454 Industrial and human relations
- S. F. 455 Industrial and human relations
- S. F. 456 Appropriations
 - S. F. 457 Judiciary
 - S. F. 458 Industrial and human relations
 - S. F. 459 Judiciary
 - S. F. 460 Conservation and recreation
 - S. F. 461 Judiciary
 - S. F. 462 Governmental affairs

D. r. 400 I ubite neatu	S.	F.	463	Public health
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S. F. 464 Transportation

S. F. 465 Governmental affairs

S. F. 466 Industrial and human relations

S. F. 467 Transportation

S. F. 468 Judiciary

S. F. 469 Governmental affairs

S. F. 470 Governmental subdivisions

S. F. 471 Ways and means

S. F. 472 Governmental subdivisions

S. F. 475 Conservation and recreation

S. F. 477 Governmental subdivisions

S. F. 479 Ways and means

S. F. 480 Judiciary

S. F. 481 Judiciary

S. F. 482 Governmental affairs

S. F. 483 Governmental affairs

S. F. 484 Public health

S. F. 486 Ways and means

S. F. 489 Ways and means

S. F. 492 Industrial and human relations

S. F. 493 Governmental affairs

S. F. 494 Judiciary

S. F. 495 Judiciary

S. F. 496 Judiciary

S. F. 497 Ways and means

S. F. 498 Judiciary

S. F. 499 Education

S.J.R. 22 Governmental affairs

S.J.R. 23 Governmental affairs

H. F. 67 Ways and means

H. F. 99 Conservation and recreation

REPORTS OF COMMITTEES

Senator Coleman submitted the following report:

Mr. President: Your committee on appropriations to which was referred House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. President: Your committee on governmental affairs to which was referred Senate File 221, a bill for an act relating to the rate of compensation of public employees, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 207, a bill for an act to amend chapter two hundred fifty-two point forty-three (252.43), Code 1962, relating to county poor fund levy, begs leave to report it has had the same under consideration and recommends the same do pass.

Andrew G. Frommelt, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 177, a bill for an act relating to memorial halls and monument usages, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 195**, a bill for an act permitting mobile homes to be placed in storage, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 322 by striking all of section 23.

ROBERT R. RIGLER.

1 Amend Senate File 322, section 3, line 6, by striking the

2 words and figures "five thousand (5,000) dollars" and inserting

3 in lieu thereof the following: "one thousand (1,000) dollars".

ROBERT R. RIGLER.

- 1 Amend Senate File 363 by striking from line 2 of the
- 2 title the word "tuition" and inserting in lieu thereof the

B words "cost sharing".

JOHN P. KIBBIE.

- Amend Senate File 410 as follows:
- 1. Amend section 1 by striking from line
- 13 after the word "dollars", the "period and quotation marks" and inserting the following: ", provided, however,

2

5 that the fee herein provided shall not be imposed on any

6 trailer or semitrailer."

HOWARD C. REPPERT, JR.

1 Amend House File 2 as follows:

By striking subsection 2 and inserting in lieu thereof

3 the following:

4 "By striking lines 17 through 28 and inserting in lieu

5 thereof the words, 'any school district is located

6 wholly or partially in a county wherein the average

7 ratio of assessed value of taxable property to actual

8 sale price as shown by the most recent annual summary

9 of assessment ratios by the state tax commission is

10 less than twenty-seven percent (27%), said levy shall

11 not exceed seven (7) mills."

DONALD G. BENEKE. SEELEY G. LODWICK. BASS VAN GILST. JOHN L. BUREN.

1 Amend House File 2 by adding as subsection 3 the

following:"Wheney

4

"Whenever any annual tax levy made under the provisions of this section exceeds the amount of the levy authorized

5 for said year in the bond resolution provided by section

6 seventy-six point two (76.2), Code 1962, the excessive

7 amount shall constitute an illegal tax and shall be

3 refunded as provided by section four hundred forty-five point sixty (445.60), Code 1962." JOHN D. SHOEMAN.

Donald G. Beneke.

Amend Senate File 105 by adding thereto the following:

2 "i. A contract with a corporation in which a municipal officer or employee has an interest by reason of stockholdings

4 when less than five (5) per cent of the outstanding stock

5 of the corporation is owned or controlled directly or

6 indirectly by such officer or employee."

WILLIAM F. DENMAN.

1 Amend Senate File 322 as follows:

2 In section 3, strike the period (.) in line 8 and insert

3 in lieu thereof the following: "and the approval of the district

4 court of the State of Iowa for Polk County shall also be required."

DAVE STANLEY. WILLIAM F. DENMAN.

GEORGE E. O'MALLEY.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, March 10, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MARCH 10, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Glenn W. Lamb, pastor of the Methodist Church, Indianola. Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Riley for the day on account of illness on request of Senator Ely; Senator Lange to attend a funeral on request of Senator Shaff.

PETITIONS

The following petitions were presented and placed on file:

By Senator Coleman, from twenty-two residents of various counties in opposition to any change in the "right-to-work" law.

By Senator Frommelt, from forty-six residents of Dubuque County in opposition to any proposed legislation that would impose a two percent sales tax on barber's services.

By Senator Main, from one hundred one residents of Union County in opposition to legalized pari-mutuel betting and any change in the liquor laws.

By Senator Reppert, from forty-eight residents of Polk County favoring proposed legislation which would enable the medical and surgical services plans to extend insurance coverage to Iowa licensed podiatrists; also, from five residents of Polk County favoring proposed legislation for the humane slaughter of livestock; also, from sixteen residents of Polk County in opposition to the repeal of the "right-to-work" law.

By Senator Shaff, from forty-eight residents of Clinton County in opposition to an increase in the gasoline tax.

PRESENTATION OF VISITORS

Senator Coleman asked and received unanimous consent to present to the Senate twenty-eight students, members of the eighth grade class of the St. Paul Lutheran School of Fort Dodge, who were present in the balcony accompanied by their instructor, Wayne Albers. Senator Hill asked and received unanimous consent to present to the Senate three senior civics classes of the Newton Senior High School who were present in the balcony accompanied by their instructors, Robert Paul and Mike Engstrom.

Senator Lodwick asked and received unanimous consent to present to the Senate twenty-five students from the Central Community School of Argyle who were present in the balcony accompanied by their instructor, Howard Carter.

Senator Rigler asked and received unanimous consent to present to the Senate twenty students, members of the Girls Scouts from the New Hampton Community School, who were present in the balcony accompanied by Florence Morisako.

SPECIAL ANNOUNCEMENT LEGISLATIVE AWARDS DINNER

Senator Frommelt announced that the date set for the "Legislative Awards Dinner" had been changed from April 19 to May 3. The dinner to be held at the Fort Des Moines Hotel.

INTRODUCTION OF BILL

Senate File 502, by committee on governmental affairs, a bill for an act providing for automatic retirement at age sixty-five (65) for state employees.

Read first and second times and placed on the calendar.

SPECIAL ORDER (Continued)

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 322, a bill for an act to create and establish a state tort claims act; defining terms and conferring upon the state appeal board on behalf of the state the power to determine certain claims against the state; permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein; conferring 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 on tort claims, was taken up for further consideration.

Senator Stanley offered the following amendment, filed by Senators Stanley, Denman and O'Malley, and moved its adoption:

Amend Senate File 322 as follows:

In section 3, strike the period (.) in line 8 and insert in lieu thereof the

following: "and the approval of the district court of the State of Iowa for Polk County shall also be required."

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 322, section 3, line 6, by striking the words and figures "five thousand (5,000) dollars" and inserting in lieu thereof the following: "one thousand (1,000) dollars".

The amendment was lost.

Griffin

The Senate resumed consideration of the following amendment filed by Senator Stephens:

Amend Senate File 322, section 3 by striking the following in lines 5, 6, 7 and 8: ". If any claim is compromised, settled, or allowed in an amount of more than five thousand (5,000) dollars, the unanimous approval of all members of the state appeal board and the attorney general shall be required.", and inserting in lieu thereof ", where the total amount of the claim does not exceed one thousand (1,000) dollars."

Senator Stephens moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Reno

Vance

Ayes,	15:
Briles	

Hagedorn

Buren Elthon Floy	Hansen Lucken Messerly	Rigler Shoeman Stephens	Van Gilst Walker
Nays, 39:			
Balloun Benda Beneke Burke Burns Cassidy Coleman Condon DeKoster Denman	Dodds Elvers Ely Frommelt Hagie Heaberlin Heying Hill Kibbie Klefstad	Kruck Kyhl Lisle Lodwick McGill McNally Mills Mincks Murray Nims	Nurse O'Malley Patton Reppert Schroeder Shaff Shirley Stanley Tabor
Absent or n	ot voting, 5:		
Flatt	Lange	Main	Riley

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 322 by striking all of section 23.

Division was called for.

The amendment was lost.

Senator Denman moved that the bill be read a third 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:

Balloun Benda Beneke Buren Burns Cassidy Coleman Condon DeKoster Denman	Dodds Elvers Ely Floy Frommelt Hagie Heaberlin Kibbie Klefstad Kruck	Kyhl Lisle Lodwick McGill McNally Mills Mincks Murra y Nims Nurse	O'Malley Patton Reno Reppert Schroeder Shaff Shirley Stanley Tabor
Nays, 16:			

Briles Elthon	Hagedorn Heving	Main Messerly	Stephens Vance
Flatt	Hill	Rigler	Van Gilst
Griffin	Lucken	Shoeman	Walker

Absent or not voting, 4:

Burke Hansen Lange Riley

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

Senator Stanley 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.

COMMUNICATIONS

The following communications were received from the Governor under date of March 10, 1965:

Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local.

Attention: Lieutenant Governor Robert D. Fulton Gentlemen:

It is my pleasure to submit the name of M. Wayne Casey, Buena Vista County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours,
HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Donald L. Johnson of Fairfield, Jefferson County, Iowa, for reappointment as a member of the State Soil

Conservation Committee, under the provisions of Section 467A.4, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Thomas A. Louden of Fairfield, Jefferson County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, and 262.3, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Burton Dale Parkins, Urbandale, Polk County, Iowa, for reappointment as Labor Commissioner, under the provisions of Sections 91.1 and 91.2, Code 1962, for the two-year term beginning July 1, 1965, and ending June 30, 1967.

Very truly yours, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of William B. Quarton of Cedar Rapids, Linn County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, and 262.3, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Very truly yours
HAROLD E. HUGHES, Governor.

REPORTS OF INVESTIGATING COMMITTEES

Senator Reppert submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Mrs. Alvin H. Kirsner, Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Chapter 93, Code 1962, as amended by Chapter 94, Laws of the Sixtieth General Assembly, for the three-year term beginning July 1, 1966, and ending June 30, 1969, has completed its investigation and recommends Mrs. Alvin H. Kirsner for this appointment.

HOWARD C. REPPERT, Jr., Chairman. MAX MILO MILLS.
STANLEY M. HEABERLIN.
ALAN SHIRLEY.
CHARLES F. GRIFFIN.

On motion of Senator Reppert, the report was adopted.

Senator Reppert moved the appointment of Mrs. Alvin H. Kirsner of Des Moines, Polk County, Iowa, for reappointment as a member

of the Iowa Commission for the Blind for the three-year term beginning July 1, 1966, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Ely Kyhl Patton Flatt Benda Lisle Reno Beneke Flov Lodwick Reppert Frommelt Briles Lucken Riley Buren Griffin Schroeder Main Burke Hageman McGill Shaff Burns Hagie McNally Shirley Hansen Messerly Shoeman Cassidy Heaberlin Mills Stanley Coleman Condon Heying Mincks Stephens DeKoster Hill Murray Tabor Kibbie Nims Vance Denman Klefstad Nurse Van Gilst Dodds O'Malley Elthon Kruck Walker Elvers

Nays, none.

Absent or not voting, 2:

Lange

Rigler

The motion prevailed and President Fulton declared the appointment of Mrs. Alvin H. Kirsner, Des Moines, Polk County, Iowa, as a member of the Iowa Commission for the Blind confirmed for the three-year term beginning July 1, 1966, and ending June 30, 1969.

Senator Briles submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Jonathan B. Richards of Red Oak, Montgomery County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, 262.3, and 262.6, Code 1962, for the unexpired portion of the regular six-year term ending June 30, 1969, has completed its investigation and recommends Jonathan B. Richards for this appointment.

JAMES E. BRILES, Chairman.

FRANKLIN S. MAIN. VINCENT S. BURKE.

J. HENRY LUCKEN.

H. KENNETH NURSE.

On motion of Senator Briles, the report was adopted.

Senator Briles moved the appointment of Jonathan B. Richards of Red Oak, Montgomery County, Iowa, for the appointment as a member of the State Board of Regents for the unexpired portion of the regular six-year term ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Ely Kyhl Patton Benda Flatt Lisle Reno Beneke Flov Lodwick Reppert Briles Frommelt Lucken Rigler Schroeder Buren Griffin Main Burke Hagedorn McGill Shaff McNally Burns Hagie Shirley Cassidy Hansen Messerly Shoeman Coleman Heaberlin Mills Stanley Condon Heying Mincks Stephens Tabor DeKoster Hill Murray Kibbie Nims Vance Denman Dodds Klefstad Nurse Van Gilst Elthon Kruck O'Mallev Walker Elvers

Nays, none.

Absent or not voting, 2:

Lange

Riley

The motion prevailed and President Fulton declared the appointment of Jonathan B. Richards of Red Oak, Montgomery County, Iowa, as a member of the State Board of Regents confirmed for the unexpired portion of the regular six-year term ending June 30, 1969.

Senator Lisle submitted the following report:

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Harold L. Martin of Hamburg, Fremont County, Iowa, for reappointment as a member of the Board of Parole, under the provisions of Sections 247.1 and 247.2, Code 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Harold L. Martin for this appointment.

VERN LISLE, Chairman.
STANLEY M. HEABERLIN.
GILBERT E. KLEFSTAD.
CHARLES F. GRIFFIN.
DARYL H. NIMS.

On motion of Senator Lisle, the report was adopted.

Senator Lisle moved the appointment of Harold L. Martin as a member of the Board of Parole for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Cassidy Elvers Hagie Benda Coleman Ely Hansen Beneke Condon Flatt Heaberlin Briles DeKoster Floy Heying Denman Buren Frommelt Hill Dodds Burke Griffin Kibbie Burns . Elthon Klefstad Hagedorn

Kruck Messerly Patton Shoeman Kyhl Mills Reno Stanley Lisle Mincks Reppert Stephens Lodwick Murray Rigler Tabor Lucken Nims Schroeder Vance Nurse Shaff Van Gilst Main Walker McGill O'Malley Shirley McNally

Nays, none.

Absent or not voting, 2:

Lange

Riley

The motion prevailed and President Fulton declared the appointment of Harold L. Martin as a member of the Board of Parole confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Stanley submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Earl E. Jarvis of Wilton Junction, Muscatine County, Iowa, for reappointment as a member of the State Conservation Commission, under the provisions of Sections 107.1, 107.2, and 107.3, Code 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed the investigation and recommends Earl E. Jarvis for this appointment.

DAVID STANLEY, Chairman. RICHARD L. STEPHENS. ROBERT J. BURNS. GENE F. CONDON. JOSEPH W. CASSIDY.

On motion of Senator Stanley, the report was adopted.

Senator Stanley moved the appointment of Earl E. Jarvis as a member of the State Conservation Commission for the regular sixyear term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Ely Kyhl Patton Renda Flatt Lisle Reno Floy Beneke Lodwick Reppert Briles Frommelt Lucken Rigler Buren Griffin Main Schroeder Burke Hagedorn McGill Shaff Burns Hagie McNally Shirley Cassidy Hansen Messerly Shoeman Heaberlin Coleman Mills Stanley Condon Heying Mincks Stephens DeKoster Hill Murray Tabor Vance Denman Kibbie Nims Van Gilst Dodds Klefstad Nurse Elthon O'Malley Walker Kruck Elvers

Nays, none.

Absent or not voting, 2:

Lange

Riley

The motion prevailed and President Fulton declared the appointment of Earl E. Jarvis of Wilton Junction, Muscatine County, Iowa, as a member of the State Conservation Commission confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Reppert called up the following resolution:

HOUSE CONCURRENT RESOLUTION 16

By Reichardt, Hullinger, Korn, Keleher, Clapsaddle, Fullmer, Resnick, Hageman, Scott, Oehlsen, Rickert, Hausheer, Breitbach, Shirley of Dallas, Gillette of Clay-Dickinson, Gillette of Story, and Scherle

Whereas, the University of Iowa and Iowa State University have a primary responsibility to the people of this state and the people of Iowa want a football game between these two schools which would be demonstrated and supported by capacity crowds, and

Whereas, it would focus public attention on these two state institutions and a tremendous financial sum would be held within the state that is now going out of the state, and

Whereas, it would enhance the athletic status of both institutions in the eyes of Iowa's stellar high school athletes and would tend to keep more of these young men in our state; therefore,

Be It Resolved by the House, the Senate Concurring: That the President of Iowa State University and the President of the State University of Iowa be directed to investigate the feasibility of arranging their football schedule to allow games to be played between the two schools as often and as soon as possible.

Be It Further Resolved: That copies of this resolution be transmitted to the athletic departments of the University of Iowa and Iowa State University.

Senator Frommelt moved that the resolution be referred to the committee on education.

The motion was lost.

On motion of Senator Nims, the resolution was adopted.

Senator Flatt moved that Senate Joint Resolution 6 be withdrawn from the committee on governmental affairs and placed on the calendar.

Senator Frommelt moved that the motion to withdraw Senate Joint Resolution 6 from the committee be laid on the table.

On the question "Shall the motion to withdraw Senate Joint Resolution 6 from the committee be laid on the table!" the vote was:

Ayes, 30:

Nurse Ruren Ely Kruck Burke Flov Main O'Malley Burns Frommelt McGill Patton Reppert Cassidy Hansen McNally Coleman Heaberlin Mincks Shirley Condon Hill Murray Tabor Dodds Kibbie Van Gilst Nims Klefstad Elvers

Nays, 23:

Balloun Flatt Lucken Shoeman Benda Griffin Messerly Stanley Hagie Mills Stephens Beneke Kyhl Briles Rigler Vance DeKoster Lisle Schroeder Walker Elthon Lodwick Shaff

Absent or not voting, 6:

Denman Heying Reno Riley Hagedorn Lange

The motion to table prevailed.

THIRD READING OF BILLS

On motion of Senator Mills, Senate File 290, a bill for an act to amend section one hundred eleven point twenty-six (111.26), Code 1962, relating to the conservation commission's authority to appoint supervisory employees as peace officers, was taken up and considered.

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

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

Ayes, 55:

Balloun Ely Lisle Reno Benda Flatt Lodwick Reppert Briles Floy Lucken Rigler Buren Frommelt Main Schroeder Burke Griffin McGill Shaff Burns Hagedorn McNally Shirley Cassidy Hagie Messerly Shoeman Coleman Mills Hansen Stanley Condon Heaberlin Mincks Stephens DeKoster HillMurray Tabor Denman Kibbie Nims Vance Dodds Klefstad Nurse Van Gilst O'Malley Elthon Kruck Walker Elvers Kyhl Patton

Nays, none.

Absent or not voting, 4: Beneke Heying

The bill having received a constitutional majority was declared to

Lange

Riley

have passed the Senate and the title was agreed to.

Senator Murray moved to reconsider the vote by which Senate File 290 passed the Senate.

Senator Hill moved that the motion to reconsider be laid on the table, which motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

On motion of Senator Van Gilst, Senate File 291, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "Specific powers" of the state conservation commission, was taken up and considered.

Senator Van Gilst moved that the bill be read a third 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:

11,00,000			
Balloun	Ely	Lodwick	Reno
Benda	Flatt	Lucken	Reppert
Beneke	\mathbf{Floy}	Main	Rigler
Buren	Frommelt	McGill	Schroeder
Burke	Hagedorn	McNally	Shaff
Burns	Heaberlin	Mills	Shoeman
Cassidy	Heying	Mincks	Stanley
Coleman	Hill	Murray	Stephens
DeKoster	Kibbie	Nims	Tabor
Denman	Klefstad	Nurse	Vance
Dodds	Kruck	O'Malley	Van Gilst
Elthon	Kyhl	Patton	\mathbf{Walker}
Elvers	Lisle		

Nays, none.

Absent or not voting, 9:

Briles	Hagie	Lange	Riley
Condon	Hansen	Messerly	Shirley
Griffin			·

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

On motion of Senator Benda, Senate File 292, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the authorization of "specific powers" of the state conservation commission, was taken up and considered.

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

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

Ayes, 53:

Balloun Elvers Kyhl Patton Lisle Reno Benda Ely Flatt Lodwick Beneke Reppert Briles Lucken Rigler Floy Frommelt Schroeder Buren Main Burke Hagedorn McGill Shaff McNally Burns Hansen Shoeman Heaberlin Cassidv Mills Stanley Coleman Heying Mincks Stephens Condon Hill Murray Tabor Nims Vance DeKoster Kibbie Van Gilst Denman Klefstad Nurse Dodds Kruck O'Malley Walker Elthon

Nays, none.

Absent or not voting, 6:

Griffin Lange Riley Shirley
Hagie Messerly

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

On motion of Senator Hill, Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962, was taken up and considered.

Senator Mills offered the following amendment and moved its adoption:

Amend Senate File 293 by adding the following section: "Sec. 5. The effective date of this Act shall be January 1, 1966."

The amendment was adopted.

Senator Hill moved that the bill be read a third 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:

Balloun Elthon Kibbie Murray Klefstad Benda Elvers Nims Buren Ely Kruck Nurse Burke Flatt Lisle O'Malley Burns Flov Lodwick Patton Frommelt Lucken Reno Cassidy Coleman Hagedorn Main Reppert Condon Hansen McGill Rigler DeKoster Heaberlin McNally Stephens Mills Heying Denman Tabor Hill Mincks Van Gilst Dodds

Nays, 7:

Beneke Schroeder Shoeman Walker Kyhl Shaff Stanley

Absent or not voting, 8:

Briles Hagie Messerly Shirley Griffin Lange Riley Vance

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

On motion of Senator Reppert, Senate File 146, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest, with report of committee recommending amendment in accordance with the amendments filed by Senator Rigler on February 10, and by Senators Kruck and Hagedorn on February 18, and when so amended the bill do pass, was taken up, considered, and the report of the committee adopted.

Senator Kruck offered the following amendment filed by Senators Kruck and Hagedorn:

Amend Senate File 146 as follows:

1. By striking all of section 1 and inserting in lieu thereof the following: "Section 1. Section five hundred thirty-five point six (535.6), Code 1962, is hereby amended by striking from line eight (8) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."

2. By striking all of section 2 and inserting in lieu thereof the following: "Sec. 2. Section five hundred thirty-six point one (536.1), Code 1962, is hereby amended by striking from lines five (5) and six (6) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."

- 3. By striking all of section 3 and inserting in lieu thereof the following: "Sec. 3. Section five hundred thirty-six point twelve (536.12), Code 1962, is hereby amended by striking from lines nine (9) and ten (10) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000'."
- 4. By striking all of section 4 and inserting in lieu thereof the following: "Sec. 4. Section five hundred thirty-six point thirteen (536.13), Code 1962, is hereby amended as follows:

1. By striking from line two (2) of subsection five (5) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'.

- 2. By striking from line three (3) of subsection six (6) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."
- 5. By striking all of section 5 and inserting in lieu thereof the following: "Sec. 5. Section five hundred thirty-six point fifteen (536.15), Code 1962, is hereby amended as follows:

1. By striking from line eight (8) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'.

2. By striking from lines fourteen (14) and fifteen (15) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."

6. By striking all of section 6 and inserting in lieu thereof the following:

"Sec. 6. Section five hundred thirty-six point sixteen (536.16), Code 1962, is hereby amended by striking from line two (2) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."

7. By striking all of section 7 and inserting in lieu thereof the following: "Sec. 7. Section five hundred thirty-six point eighteen (536.18), Code

1962, is hereby amended as follows:

1. By striking from line nine (9) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'.

2. By striking from lines eighteen (18) and nineteen (19) the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1000)'."

8. Amend section 8 by striking all of said section after the word "such"

in line 4 and inserting in lieu thereof a "period (.)".

- 9. Amend section 10, line 25, by striking the words "fifteen hundred (1500)" and inserting in lieu thereof the words "one thousand (1000)".
 - 10. By striking all of section 12.

11. Further amend by renumbering the sections to conform with this amendment.

On motion of Senator Hagedorn, the amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 146 by inserting after the word "written" in line 7 of section 15 the words "by a licensed insurance agent".

The amendment was adopted.

Senator Reppert moved that the bill be read a third 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:

Balloun \mathbf{Flatt} Lisle Benda Floy Frommelt Beneke Buren Griffin Burke Hagedorn Burns Hagie Cassidy Hansen Coleman Heaberlin Condon Heying DeKoster Kibbie Denman Kruck Dodds Kyhl Elvers

Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse

Reno Reppert Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Walker

Nays, 6:

Elthon Hill Elv Klefstad Patton.

Van Gilst

Absent or not voting, 3:

Briles Lange

Riley

Voting present, 1:

O'Malley

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

On motion of Senator Stephens, Senate File 234, a bill for an act relating to brucellosis in swine, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens offered the following amendment and moved its adoption:

Amend Senate File 234 as follows:

Amend section 1, line 4, by striking the period after the word "Validated" and adding the following:

"and strike the word 'certification' in line 7 and inserting in lieu thereof

the word "validation".

The amendment was adopted.

Senator Stephens moved that the bill be read a 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. 55:

5, 55.			
Balloun	Flatt	Lisle	Reno
Benda	Floy	Lodwick	Reppert
Beneke	Frommelt	Lucken	Rigler
Buren	Griffin	Main	Schroeder
Burns	Hagedorn	McGill	Shaff
Cassidy	Hagie	McNally	Shirley
Coleman	Hansen	Messerly	Shoeman
Condon	Heaberlin	Mills	Stanley
DeKoster	Heying	Mineks	Stephens
Denman	Hill	Murray	Tabor
Dodds	Kibbie	Nims	Vance
Elthon	Klefstad	Nurse	Van Gilst
Elvers	Kruck	O'Malley	Walker
Ely	Kyhl	Patton	i, windi

Nays, none.

Absent or not voting, 4:

Burke

The bill having received a constitutional majority was declared to

have passed the Senate and the title was agreed to.

Lange

Riley

President Fulton took the chair at 2:25 p.m.

On motion of Senator Coleman, Senate File 241, a bill for an act relating to rules of valuation for life insurance companies' investments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 53:

Balloun Flatt Kyhl Reno Benda Floy Lisle Reppert Beneke Frommelt Lodwick Rigler Buren Griffin Lucken Schroeder Burns Hagedorn Main Shaff McGill Shirley Cassidy Hagie Mills Coleman Hansen Shoeman Condon Heaberlin Mincks Stanley DeKoster Heying Murray Stephens Hill Nims Tabor Denman Dodds Vance Kibbie Nurse Elthon Klefstad O'Mallev Van Gilst Elvers Kruck Patton Walker Ely

Nays, none.

Absent or not voting, 6:

Briles Lange Messerly Riley
Burke McNally

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 242, a bill for an act relating to the state board of health.

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

House Concurrent Resolution 17, resolving to support the President of the United States in using his rightful and just power to protect the right to peaceful assembly and demonstration; to curb the exercise of unlawful police power and to enjoin the Governor of Alabama to comply with the Federal Civil Rights Act of 1964.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 17

By Cohen, Jackson of Black Hawk, Crosier, Uban and Gillette of Story

Whereas, citizens of the United States in peaceful assembly have been the victims of physical brutality, scoured with night sticks, tear gas and whips, to enforce Governor Wallace's ban against a protest march from Selma to Montgomery, Alabama, and,

Whereas, at least thirty-five men and women suffering from the effects of

this horrendous police brutality are now hospitalized; and,

Whereas, this march was organized to call the attention of the citizens of these United States to the denial of their rights to register to vote, therefore:

Be It Resolved by the House, the Senate Concurring: That we deem it necessary that this Sixty-first General Assembly support the President of

these United States in using his rightful and just power to protect the right to peaceful assembly and demonstration; to curb the exercise of unlawful police power; to enjoin the Governor of Alabama to comply with the Federal Civil Rights Act of 1964; to restore the rights of those Alabama citizens now denied these rights; to urge Alabama's governor to use all due haste to conform to democratic principles inherent in the Constitution of the United States; to allow all citizens of Alabama to exercise their just and lawful franchise by due process of registration; to protect the rights, life and property of those who are endangered while acting in a peaceful manner to enjoin the restoration of these rights.

Be It Further Resolved: That we recognize that the loss of civil rights of any man of any race, color or creed diminishes and corrodes the freedom

of all citizens of these United States; now therefore:

Be It Further Resolved: That a copy of this resolution be sent to the President of the United States, Lyndon B. Johnson, to Governor Wallace and Sheriff James G. Clark of Alabama, to Iowa Senators Bourke Hickenlooper and Jack Miller, and to Representatives Schmidhouser, Culver, Gross, Bandstra, Smith, Greigg and Hansen.

HOUSE MESSAGE CONSIDERED

House File 242, a bill for an act relating to the state board of health.

Read first and second times and passed on file.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S. F. 473 Transportation

H. F. 242 Public health

AMENDMENTS FILED

- 1 Amend Senate File 105 by adding thereto the following:
- 2 "j. A contract made by competitive bid, publicly invited 3 and open, in which a member of a city or town board of
- 4 trustees or commission has an interest if he is not
- 5 authorized by law to participate in the awarding of the

6 contract."

WILLIAM F. DENMAN.

- 1 Amend Senate File 143 by adding the following new section:
 - This Act being deemed of immediate importance shall
- 3 take effect and be in full force from and after its
- 4 publication in the Grinnell Herald-Register, a newspaper
- 5 published in Grinnell, Iowa, and in The Pioneer-Republican,
- 6 a newspaper published in Marengo, Iowa.

KENNETH BENDA.

- Amend Senate File 287 by adding a new section at the end thereof as follows:
- 3 "Section three hundred twenty-two point ten (322.10),

4 Code 1962, is hereby amended by adding a new subsection

5 four (4) as follows:

- 6 'During the pendency of an appeal from an order of the 7 department revoking, suspending, or denying renewal of
- 8 the license of any licensee under this chapter, such license

9 shall continue in full force and effect."

HOWARD C. REPPERT, JR.

1 Amend Senate File 287 by adding a new section at the end

2 thereof as follows:

3 "Section three hundred twenty-two point fourteen (322.14),

Code 1962, is hereby repealed."

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 323 as follows:
- 2 1. Amend Senate File 323, section 24 by inserting

3 after the word "cities" in line 5 the following:

4 "having more than one hundred twenty-five thousand

5 (125,000) population. 6 2. Further amend b

2. Further amend by striking all of subsection 2

7 (lines 10, 11, 12, 13, and 14).

- 8 3. Further amend section 25 by striking in line 2 the
- 9 words "is hereby repealed" and inserting in lieu
- thereof the following: "is hereby amended" by striking the figure "10,000" and inserting in lieu
- 11 striking the figure "10,000" and i 12 thereof the figure "20,000".
- 13 4. Further amend by renumbering the sections in con-

14 formity with this amendment.

PETER F. HANSEN.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Thursday, March 11, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MARCH 11, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Monsignor J. E. Tolan, pastor of St. Mary's Parish, Humboldt, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Kibbie for the day on request of Senator Murray on account of the death of his sister.

PETITION

The following petition was presented and placed on file:

By Senator Stephens, from seven residents of Washington County favoring fair school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Klefstad asked and received unanimous consent to present to the Senate twenty-two students, members of the eighth grade class of St. Joseph's School, Neola, who were present in the balcony accompanied by their instructor, Sister Mary Eugenia.

Senator Reppert asked and received unanimous consent to present to the Senate sixty-six students of Hubbell Elementary School, Des Moines, who were present in the balcony accompanied by their instructors, Melva Chisholm and Donald Shaw.

INTRODUCTION OF BILL

Senate File 503, by committee on judiciary, a bill for an act to legalize and validate the proceedings of the board of directors of the Linn-Mar community school district of Linn County, Iowa (also known as the Linn-Mar community school district, in the County of Linn, State of Iowa), authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and placed on the calendar.

COMMUNICATIONS

The following communications were received from the Governor under date of March 11, 1965:

Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local.

Local.

Attention: Lieutenant Governor Robert D. Fulton Gentlemen:

It is my pleasure to submit the name of Earl A. Burrows, Jr., Burlington, Des Moines County, Iowa, for appointment as a member of the State Tax Commission, under the provisions of Sections 421.2, 421.3, 421.5, and 421.6, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,
HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Gregory A. Webster of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,
HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of James W. Harrington of Gilbertville, Black Hawk County, Iowa, for appointment as a member of the Board of Control of State Institutions, under the provisions of Section 217.1 and 217.2, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,
HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Arthur Downing of Des Moines, Polk County, Iowa, for appointment as a member of the State Board of Social Welfare, under the provisions of Section 243.3, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,
HAROLD E. HUGHES, Governor.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Nims, Chairman; Kruck, Shirley, Benda and Balloun, to investigate the character and qualifications of William G. Murray of Ames, Story County, Iowa, for reappointment as a member of the Iowa Natural Resources Council,

under the provisions of Section 455A.4, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Nims, Chairman; Kruck, Hill, Benda and Balloun, to investigate the character and qualifications of Keith A. McNurlen, D.D.S., of Ames, Story County, Iowa, for appointment as a member of the State Conservation Commission, under the provisions of Sections 107.1, 107.2, and 107.3, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Briles, Chairman; Klefstad, Main, Shirley and Mills, to investigate the character and qualifications of L. Guy Young of Bedford, Taylor County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4. Code of Iowa 1962, for the regular sixyear term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Denman, Chairman; Reppert, Mincks, Flatt and Messerly, to investigate the character and qualifications of William F. Poorman, Des Moines, Polk County, Iowa, for reappointment as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System, under the provisions of Section 97B.8, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 105.

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman offered the following amendment:

Amend Senate File 105, by adding thereto the following:

"i. A contract with a corporation in which a municipal officer or employee has an interest by reason of stockholdings with less than five (5) per cent of the outstanding stock of the corporation is owned or controlled directly or indirectly by such officer or employee."

On motion of Senator Denman, the amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 105 by adding thereto the following:

"A contract made by competitive bid, publicly invited and open, in which a member of a city or town board of trustees or commission has an interest if he is not authorized by law to participate in the awarding of the contract."

Division was called for.

The amendment was adopted.

Senator Hill moved that Senate File 105 be returned to the committee on governmental subdivisions for further study.

Senator Frommelt moved as a substitute motion that action on Senate File 105 be deferred and that the bill be placed on the calendar under unfinished business.

The substitute motion prevailed.

UNFINISHED BUSINESS

On motion of Senator Nims, House File 2, a bill for an act to amend section two hundred ninety-eight point eighteen (298.18), Code 1962, relating to millage limitation on school bonded indebtedness, was taken up for further consideration.

Senator Beneke asked and received unanimous consent to withdraw the amendment filed by Senators Beneke, et al., on March 3 and found on page 464 of the Senate Journal.

Senator Lodwick offered the following amendment filed by Senators Lodwick, Beneke and Buren:

Amend House File 2 by adding as a new subsection the following:

"If any school district is located wholly or partially in a county wherein the average ratio of assessed value of taxable property to actual sale price as shown by the most recent annual summary of assessment ratios by the state tax commission is less than twenty-seven percent (27%), said levy shall not exceed seven (7) mills. Computations for the determination of the application of the foregoing shall be made as of the date of the issuance of the bonds and no subsequent reduction in assessed valuation or in said average ratio shall relieve a school corporation of the duty to levy and collect annual taxes sufficient to pay its bonds and interest."

President pro tempore O'Malley took the chair at 10:25 a.m.

President Fulton took the chair at 10:40 a.m.

Senator Schroeder raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken.

Senator Lodwick moved the adoption of the amendment.

The amendment was lost.

Senator Shoeman offered the following amendment filed by Senators Shoeman and Beneke:

Amend House File 2 by adding as subsection 3 the following:

"Whenever any annual tax levy made under the provisions of this section exceeds the amount of the levy authorized for said year in the bond resolution provided by section seventy-six point two (76.2), Code 1962, the excessive amount shall constitute an illegal tax and shall be refunded as provided by section four hundred forty-five point sixty (445.60), Code 1962."

Senator Shaff raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Nims moved that the bill be read a third 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;

Nays, 10:

Elv

Benda	Griffin	Lucken	Shoeman
Coleman	\mathbf{Hill}	Murray	Vance
Flthon	Lodwick	•	

Absent or not voting, 4:

Kibbie

The bill	having	received	a	constitution al	majority	was	$\mathbf{declared}$	to

Main

Rilev

have passed the Senate and the title was agreed to.

Senator Nims asked and received unanimous consent that Senate File 20 be withdrawn from further consideration of the Senate.

EXPLANATION OF VOTE

The reason we voted "no" on House File 2 was that most of the community school districts asking for this piece of legislation could have solved their bonding capacity problems by raising their assessed valuations to the state average goal of twenty-seven percent as recommended by the State Tax Commission.

> J. HENRY LUCKEN. SEELEY G. LODWICK. JOHN D. SHOEMAN. CHARLES F. GRIFFITH. LEO ELTHON. JOSEPH COLEMAN.

On motion of Senator Shoeman, House File 37, a bill for an act for an additional appropriation from the general fund to the board of control of state institutions for use of Woodward state hospital and school, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 55:

Balloun Elvers Lange Benda Flatt Lisle Beneke Flov Briles Frommelt Buren Griffin Burke Hagedorn Burns Hagie Cassidy Hansen Mills Coleman Heaberlin Condon Heving DeKoster Nims Hill Denman Klefstad Dodds Kruck Elthon Kvhl Patton

Lodwick Lucken McGill McNally Messerly Mincks Murray Nurse O'Mallev Reno Reppert Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 4:

Kibbie Ely

Main

Riley

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

On motion of Senator Frommelt, Senate File 247, a bill for an act relating to directors and officers of credit unions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 55:

Balloun Elvers Lange Reno Flatt Renda. Lisle Reppert Beneke Floy Lodwick Rigler Briles Frommelt Lucken SchroederBuren Griffin McGill Shaff Burke Hagedorn McNally Shirley Messerlv Burns Hagie Shoeman Hansen Cassidy $_{
m Mills}$ StanlevColeman Heaberlin Mincks Stephens Tabor Condon Heving Murray DeKoster Hill Nims Vance Denman Klefstad Nurse Van Gilst Dodds O'Malley Walker Kruck Elthon Kvhl Patton

Nays, none.

Absent or not voting, 4:

Ely Kibbie Main

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

Riley

On motion of Senator Coleman, Senate File 287, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles, was taken up and considered.

Senator Mincks took the chair at 11:35 a.m.

President Fulton took the chair at 11:50 a.m.

Senator Hagedorn asked and received unanimous consent that action on Senate File 287 be deferred and that the bill retain its place on the calendar.

Senator Coleman called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 17 By Appropriations Committee

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 1962:

Office Machine Supply Co., clean and repair typewriters	
(Senate)\$	142.90
Royal McBee Corp., 8 new typewriters (Senate)	1,452.50
Iowa State Industries, 14 new chairs (Senate)	151.15
Electrolux Corp., new vacuum cleaner and parts (Senate)	359.90
Executive Council, supplies (Senate)	464.51
Koch Bros., office supplies (Senate)	13.80
Storey Kenworthy, chairs, office equipment (Senate)	963.50
M & M Sales, 12 new typewriters (Senate)	2,028.00

Heck Ross Uniform Co., jackets for pages (Senate)	227.00
Lillian Leffert, printing Code annotations (House)	480.00
Des Moines Rubber Stamp Co., desk plates, sign holders,	
daters and badges (House)	403.50
M & M Sales, 13 new typewriters (House)	2,197.00
Koch Bros., office supplies and equipment (House)	1,354,50
Storey Kenworthy Co., numbers and letters (House)	49.00
Office Machine Supply Co., clean and repair typewriters	
(House)	84.08
IBM Corp., 2 new typewriters (House)	793.00
Executive Council, supplies and postage (House)	1,414.95
Royal McBee Corp., 23 new typewriters (House)	4.197.50
Iowa Radio Supply Co., electric tubes (House)	18.16
Heck Ross Uniform Co., jackets for pages (House)	363.20
Transcopy. Inc., supplies for Code editor (Joint)	704.40
Koch Bros., supplies for Data Processing (Joint)	46.50
Addressograph Multigraph Corp., supplies for Data Process-	10.00
ing (Joint)	152.70
ing (soint)	102.10

\$18,061.30

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.

RESIGNATION OF EMPLOYEE

Senator Kruck announced the resignation of his committee clerk, Jeanette Westfall, effective March 12, 1965.

ANNOUNCEMENT

I wish to state that my name was mistakenly placed as one of the sponsors of Senate File 66.

FRANCIS L. MESSERLY.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 115.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, 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 115.

REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 30, a bill for an act relating to solicitation from liquor control licensees, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 189, a bill for an act to authorize the issuance to present owners of a certificate or patent of Dubuque and Pacific Railroad lands which include portions of the Town of Williams, in Hamilton County, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 299, a bill for an act to establish penalties for falsification of credit union operations, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 302, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 305, a bill for an act relating to an operator's and chauffeur's license, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 68, a bill for an act relating to the term "good moral character" as defined in chapter one hundred twenty-four (124), Code 1962, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the qualifications for a liquor license, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred House File 116, a bill for an act relating to condemnation of land for water recreational areas, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 228, a bill for an act to require the wearing of eye protective devices by students and teachers, 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.

1. Amend section 1, subsection 1, by striking all of paragraph "e", and

relettering the following paragraph.

2. Amend section 1, line 15, by adding after the word "solids" the following: "when risk is involved".

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 90**, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns, 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 103, section 1, by striking all of line 3 after the word

"and" and all of line 4 and inserting in lieu thereof the following:

"by striking the remainder of line three (3) and all of lines four (4) through eleven (11) up to and including the period (.) and inserting in lieu thereof the following:".

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks, begs leave to report it has had the same under consideration and returns the bill without recommendation.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 88 by adding the following new section: Section 2. Section three hundred forty point eight (340.8) 3 is amended by adding the following after the period in subsection 2. "In counties over 250,000 where more than two (2) deputies are required, said deputies may be paid 6 an amount not to exceed seventy-five percent of the annual 7 salary of his or her principal. Upon certification to 8 the board of supervisors by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors shall certify to the 10 11 county auditor of any such county the annual salary certi-12 fied by the elected officials, but in no event shall said 13 board of supervisors be required to certify to the auditor of any such county an amount in excess of the amounts 14 authorized above. The board of supervisors shall fix all 15 16 compensation for extra help and clerks."
 - Howard C. Reppert, Jr.
 - Amend Senate File 105 as follows:
 - 1. Strike lines 24 through 26 and insert in lieu

3 thereof the following:

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4 "d. Contracts made by municipalities of less than three 5 thousand (3,000) population, upon competitive bid in

6 writing, publicly invited and opened."

- 2. In line 23, insert the following before the period:
- 8 "except a stock interest of the kind described in subsection i".
 3. In line 29, insert the following after the word
- 10 "employment": "or a stock interest of the kind described
- 11 in subsection i or both".

DAVID STANLEY.

- . Amend Senate File 136 by adding the following new section:
- Sec. 2. Section three hundred forty point eight (340.8)
- 3 is amended by adding the following after the period in
- subsection 2. "In counties over 250,000 where more than two (2) deputies are required, said deputies may be paid
- 6 an amount not to exceed seventy-five percent of the annual
- 7 salary of his or her principal. Upon certification to

- 8 the board of supervisors by the elected official concerned,
- 9 the amount of the annual salary for each deputy as above
- 10 provided, the board of supervisors shall certify to the
- 11 county auditor of any such county the annual salary certi-
- 12 fied by the elected officials, but in no event shall said
- 13 board of supervisors be required to certify to the auditor
- 14 of any such county an amount in excess of the amounts
- 15 authorized above. The board of supervisors shall fix all

16 compensation for extra help and clerks."

HOWARD C. REPPERT, JR.

- Amend Senate File 204 by striking lines 11 and 12 and 2 inserting in lieu thereof the following: "as authorized for
- 3 investment by insurance companies under section 511.8, 1962
- 4 Code of Iowa as amended and subject to all limitations contained
- 5 in said section. In the event of loss on the redemption or".

Jack Schroeder.

Amend Senate File 274 by striking all of section 2 and 2 inserting in lieu thereof the following:

3 Sec. 2. This Act being deemed of immediate importance shall

4 take effect and be in full force from and after its publication

- 5 in The Atlantic News-Telegraph, a newspaper published at Atlantic,
- 6 Iowa, and the Kingsley News-Times, a newspaper published at
- 7 Kingsley, Iowa.

John D. Shoeman.

- 1 Amend Senate File 287 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 "Chapter three hundred twenty-two (322), Code 1962,

4 is hereby repealed."

JAKE B. MINCKS.

- Amend Senate File 287 by adding a new section at the end thereof as follows:
- 3 "The licensing provisions of this act shall be effective
- 4 only at such future date as all of the seven (7) leading
- 5 motor vehicle manufacturing states, measured by the
- 6 number of automotive units annually assembled, shall have
- 7 enacted legislation requiring special licensing of Iowa-based
- 8 manufacturers, and their agents, representatives, distributors,
- 9 factory branches, distributor branches, and wholesalers,
- 10 operating in such states."

WILLIAM F. DENMAN.

- 1 Amend Senate File 336 as follows:
- 2 1. Amend section 2, line 41, by striking the 3 word "local" and inserting in lieu thereof the
- 4 word "state".
- 5 2. Amend section 3, line 4, by striking the
- 6 word "may" and inserting in lieu thereof the word
- 7 "shall".
- 8 3. Amend section 6, line 5, by inserting
- 9 following the word "plumber" the following:
- 10 "journeyman plumber, or apprentice,".

WARREN J. KRUCK.

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- Amend Senate File 389 as follows:
- 2 By inserting following the word "by" in line 9 the
- 3 following: "a copy of".

HOWARD C. REPPERT, JR.

1 Amend Senate Joint Resolution 21 by striking all after the resolving clause and inserting in lieu thereof the following: 3

"Section 1. The following amendment to the Constitution of the

State of Iowa is hereby proposed:

5 "Section two (2) of Article four (IV) of the Constitution of the 6 State of Iowa is hereby repealed and the following adopted in lieu 7 thereof:

'Sec. 2. The qualified electors of the state shall, at the general election in the year 1970 and every four (4) years there-10 after, elect a Governor. The Governor shall hold his office four 11 (4) years from the time of his installation and until his succes-12 sor is elected and qualified.'

"Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in

15 lieu threof:

'Sec. 3. There shall be a Lieutenant Governor, who shall hold his office two (2) years, and be elected at the same time as the Governor until the year 1972. In the year 1972, and every four (4) years thereafter, the Lieutenant Governor shall be elected for a term of four (4) years. If the office of Lieutenant Governor is vacated during the first two (2) years of the elected term, the unexpired term of office shall be filled by the qualified electors at the next general election.'

"Section six (6) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by adding the following: 'No person shall be elected to the office of Governor while he

is holding the office of Lieutenant Governor unless he first vacate his office by resignation as prescribed by this section. The resignation shall be delivered to the Governor and publicly announced on or before the first (1st) of August immediately preceding the general election and shall be effective at the expiration

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32 of the existing Governor's term.

33 "Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from 34 35 line four (4) the word 'two' and inserting in lieu thereof the 36 word 'four (4)'.

The foregoing proposed amendment is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

> J. HENRY LUCKEN. SEELEY G. LODWICK.

Amend Senate Joint Resolution 21 by inserting in line 50 of section 1 after the figure "(4)" the following "and by striking all of such section after the word 'Governor' in line 4 eight (8) and inserting in lieu thereof a period." 5

Further amend by adding thereto the following:

"Section seven (7) of Article three (III) of the Constitution

- of the State of Iowa is hereby amended by inserting in line two
- 8 (2) after the word 'officers,' the words 'including the presiding

9 officer,'."

10 "Section eighteen (18) of Article four (IV) of the Constitution

11 of the State of Iowa is hereby repealed."

J. HENRY LUCKEN. SEELEY G. LODWICK.

1 Amend House File 73 as follows:

1. Amend section 1 by striking from line 5 the

3 words "medical, surgical" and inserting in lieu thereof

4 the word "professional".

GILBERT E. KLEFSTAD.

1 Amend Senate File 105 by adding the following at the end

2 of subsection 2:

- "If a municipal officer has an interest, direct or indirect,
- 4 in any matter which is within the scope of the exceptions
 - contained in this subsection, he shall not vote when action
- 6 is taken upon such matters."

DAVID STANLEY.

1 Amend House File 349, section 3, by adding the

following new subsection after subsection 4.

- 3 "In counties with three (3) member boards and having a
- 4 population in excess of sixty thousand (60,000) and less
- 5 than one hundred twenty-five thousand (125,000), each
- 6 member of the board of supervisors shall receive the
- 7 same compensation as other elected county officials".

ANDREW G. FROMMELT.

- 1 Amend Senate File 105 as follows:
- 2 1. Amend paragraph "e" of subsection 2 by adding

3 thereto the following:

4 "The competitive bid requirement of this paragraph shall 5 not be required for any contract for professional services

6 not customarily awarded by competitive bid."

7 2. Amend paragraph "j" of subsection 2 by adding

8 thereto the following:

- 9 "The competitive bid requirement of this paragraph shall
- 10 not be required for any contract for professional services

11 not customarily awarded by competitive bid."

WILLIAM F. DENMAN. DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, March 12, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MARCH 12, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Charles Seamans, pastor of the Finchford Community Church, Janesville, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Kibbie for the day on account of a death in the family on request of Senator Frommelt.

PETITIONS

The following petitions were presented and placed on file:

By Senator Ely, from fifty-nine residents of Linn County in opposition to proposed legislation for the licensing of medical physical therapists.

By Senator Nurse, from two hundred sixty-four residents of Osceola and O'Brien Counties favoring fair school bus transportation for all school children.

The following resolution was presented by Senator Dodds:

RESOLUTION REQUESTING MEMBERS OF STATE LEGISLATURE TO ADOPT LEGISLATION OUTLAWING DISCRIMINATION IN EMPLOYMENT BASED ON AGE (40 TO 65)

Whereas, job barriers against older workers in industry are cruel, wasteful and unsound and deprive the economy of much valuable skill and experience; and

Whereas, the most neglected man in the employment picture today is the man between 40 and 65, who is too young to retire on Social Security but too old to find a job; and

Whereas, by 1975, one-third of all Americans will be between the ages of 40 and 65 and considered unemployable by a majority of employers; and

Whereas, discrimination in employment based on age deprives persons in the prime of life of the earnings they need to provide a decent standard of living for themselves and their families and causes persons from 40 to 65 to live under the shadow of constant fear that, if they lose their job, they will be unable to find another; and

Whereas, in 1964 Congress adopted Public Law 88-352 which makes it an unlawful employment practice for an employer with 25 or more employees and engaged in an industry affecting interstate commerce, to discriminate against employees or applicants for employment because of their race, color, religion, sex or national origin; and

Whereas, Section 715 of Public Law 88-352 provides that the Secretary of Labor shall make a study of discrimination in employment because of age and shall report the results of such study to Congress not later than June 30, 1965, "and shall include in such report such recommendations for legislation to prevent arbitrary discrimination in employment because of age as he determines advisable";

Therefore, Be It Resolved, that the members of the State Legislature of Iowa be requested to enact at their present session, legislation which will make it an unlawful employment practice for employers to discriminate against employees or applicants for employment because of their age

being between 40 and 65.

BURLINGTON AERIE No. 150. FRATERNAL ORDER OF EAGLES. BURLINGTON, IOWA, By DONALD B. GIBSON, President. By HAROLD A. WRIGHT, Secretary.

Adopted: February 23, 1965.

PRESENTATION OF VISITORS

Senator Heying asked and received unanimous consent to present to the Senate sixteen students, members of the basketball squad of the West Central Community School, Maynard, who were present in the balcony accompanied by their instructors, Gene Klinge and Robert C. Jacobson.

Senator Lange asked and received unanimous consent to present to the Senate fifteen students, members of the basketball squad of the Holstein High School, who were present in the balcony accompanied by their superintendent, Harland Hanson, and their coach, Russ Kraai.

Senator Reppert asked and received unanimous consent to present to the Senate sixteen students, members of the fifth grade class of Lucas Elementary School, who were present in the balcony accompanied by their instructor, Margie Lynn.

Senator Nurse asked and received unanimous consent to present to the Senate sixteen students, members of the basketball squad of the Melvin Community School, who were present in the balcony.

Senator Lisle asked and received unanimous consent to present to the Senate six students, cheerleaders of the Fremont-Mills Community School, who were present in the balcony.

INTRODUCTION OF BILLS

Senate File 504, by committee on conservation and recreation, a bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes.

Read first and second times and placed on the calendar.

Senate File 505, by committee on transportation, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations.

Read first and second times and placed on the calendar.

Senate File 506, by committee on judiciary, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof.

Read first and second times and placed on the calendar.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Condon, Chairman; Messerly, Ely, Floy and Elthon, to investigate the character and qualifications of James W. Harrington of Gilbertville, Black Hawk County, Iowa, for appointment as a member of the Board of Control of State Institutions, under the provisions of Sections 217.1 and 217.2, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators O'Malley, Chairman; McNally, Hill, Hagie and Walker, to investigate the character and qualifications of Arthur Downing of Des Moines, Polk County, Iowa, for appointment as a member of the State Board of Social Welfare, under the provisions of Section 234.3, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Reppert, Chairman; Condon, Mincks, Riley and Messerly, to investigate the character and qualifications of Burton Dale Parkins, Urbandale, Polk County, Iowa, for reappointment as Labor Commissioner, under the provisions of Sections 91.1 and 91.2, Code of Iowa 1962, for the two-year term beginning July 1, 1965, and ending June 30, 1967.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Beneke, Chairman; Lucken, Murray, Kibbie and Hagedorn, to investigate the character and qualifications of M. Wayne Casey, Buena Vista County, Iowa, for reappointment as a member of the State Soil Conservation Committee,

under the provisions of Section 467A.4, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Ely, Chairman; Riley, Tabor, Burns and Shaff, to investigate the character and qualifications of William B. Quarton of Cedar Rapids, Linn County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2 and 262.3, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Vance, Chairman; Dodds, Stephens, McGill and Cassidy, to investigate the character and qualifications of Thomas A. Louden of Fairfield, Jefferson County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2 and 262.3, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Dodds, Chairman; Heying, Patton, Stanley and Benda, to investigate the character and qualifications of Earl A. Burrows, Jr., Burlington, Des Moines County, Iowa, for appointment as a member of the State Tax Commission, under the provisions of Sections 421.2, 421.3, 421.5 and 421.6, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Klefstad, Chairman; Burke, Hansen, Briles and Shoeman, to investigate the character and qualifications of Gregory A. Webster of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Vance, Chairman; Lodwick, Reno, Mincks and Van Gilst, to investigate the character and qualifications of Donald L. Johnson of Fairfield, Jefferson County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of Section 467A.4, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

SPECIAL ORDER

The time having arrived, the Chair announced the consideration of Senate Joint Resolution 21.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate Joint Resolution 21, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor, was taken up and considered.

Senator Lucken offered the following amendment filed by Senators Lucken and Lodwick:

Amend Senate Joint Resolution 21 by striking all after the resolving clause and inserting in lieu thereof the following:

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

"Section two (2) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

'Sec. 2. The qualified electors of the state shall, at the general election in the year 1970 and every four (4) years thereafter elect a Governor. The Governor shall hold his office four (4) years from the time of his installation and until his successor is elected and qualified.'

"Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

'Sec. 3. There shall be a Lieutenant Governor, who shall hold his office two (2) years, and be elected at the same time as the Governor until the year 1972. In the year 1972, and every four (4) years thereafter, the Lieutenant Governor shall be elected for a term of four (4) years. If the office of Lieutenant Governor is vacated during the first two (2) years of the elected term, the unexpired term of office shall be filled by the qualified electors at the next general election.'

"Section six (6) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by adding the following:

'No person shall be elected to the office of Governor while he is holding the office of Lieutenant Governor unless he first vacate his office by resignation as prescribed by this section. The resignation shall be delivered to the Governor and publicly announced on or before the first (1st) of August immediately preceding the general election and shall be effective at the expiration of the existing Governor's term.

"Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word 'two' and inserting in lieu thereof the word 'four (4)'.

"Sec. 2. The foregoing proposed amendment is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

Senator Lucken moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 19:

Balloun Flatt
Benda Griffin
Beneke Hagie.
Briles Kyhl
DeKoster Lange

Lodwick Lucken Messerly Mills Rigler

Shoeman Stephens Vance Walker Nays, 34:

Buren Patton Ely Main McGill Burke Frommelt Reppert Burns McNally Schroeder Hagedorn Cassidy Hansen Mincks Shaff Coleman Heaberlin Murray Shirley Condon Heving Nims Stanley Denman Hill Nurse Tabor Dodds O'Malley Van Gilst Klefstad Elvers Kruck

Absent or not voting, 6:

Elthon Kibbie Reno Riley Flov Lisle

The amendment was lost.

Senator Lucken offered the following amendment, filed by Senators Lucken and Lodwick, and moved its adoption:

Amend Senate Joint Resolution 21 by inserting in line 50 of section 1 after the figure "(4)" the following "and by striking all of such section after the word 'Governor' in line eight (8) and inserting in lieu thereof a period."

Further amend by adding thereto the following:

"Section seven (7) of Article three (III) of the Constitution of the State of Iowa is hereby amended by inserting in line two (2) after the word 'officers,' the words 'including the presiding officer,'."

"Section eighteen (18) of Article four (IV) of the Constitution of the

State of Iowa is hereby repealed."

The amendment was lost.

Senator Flatt offered the following amendment, filed by Senators Flatt and Walker, and moved its adoption:

Amend Senate Joint Resolution 21 by inserting after the word "qualified" in lines 10 and 11 of section 1 the words "but no governor shall be elected to succeed himself".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 19:

Balloun Griffin Lucken Shoeman Beneke Hagie Main Stephens Briles Kyhl Messerly Vance DeKoster Mills Walker Lange Flatt Lodwick Shaff

Nays, 34: Benda Elvers Kruck Patton Buren Elv McGill Reppert Burke Frommelt McNally Rigler Hagedorn Schroeder Burns Mincks Cassidy Hansen Shirley Murray Coleman Heaberlin Nims Stanley Condon Heying Nurse Tabor Denman Hill O'Malley Van Gilst Dodds Klefstad

Absent or not voting, 6:

Elthon Kibbie Flov Lisle

Reno

Rilev

The amendment was lost.

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

Senate Joint Resolution 21, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

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

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

Section two (2) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 2. The Governor elected at the general election in the year 1970 shall be elected by the qualified electors at the time and place of voting for members of the General Assembly. The Governor shall hold his office four (4) years from the time of his installation and until his successor is elected and qualified."

Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 3. There shall be a Lieutenant Governor who shall hold his office four (4) years and be elected at the same time and be of the same political affiliation as the Governor. In voting, the electors shall designate for whom they vote for Governor and Lieutenant Governor by casting one (1) vote for both offices on a ballot which shall place the Governor and Lieutenant Governor together on the ballot so that one (1) vote shall be cast for both and said vote shall thereafter be counted as a vote for each. The returns of every election for Governor and Lieutenant Governor shall be sealed and transmitted to the seat of government of the State, directed to the Speaker of the House of Representatives who shall open and publish them in the presence of both Houses of the General Assembly."

Section four (4) of Article four (IV) of the Constitution of the State of Iowa but not to include amendment one (1) of the amendments of 1952 is hereby repealed and the following adopted in lieu thereof:

"Section 4. The persons having the highest number of votes for Governor and Lieutenant Governor shall be duly elected. If the

number of votes east for Governor and Lieutenant Governor of one (1) political affiliation shall be equal to the number of votes east for Governor and Lieutenant Governor of a second (2nd) political affiliation, and should the number of votes so east in both instances be the highest number of votes for the two (2) offices, a tie vote shall exist and the General Assembly shall by joint vote forthwith proceed to elect two (2) of the persons Governor and Lieutenant Governor. The Governor and Lieutenant Governor so elected shall be of the same political affiliation."

Section five (5) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the words ", or Lieutenant Governor," and inserting in lieu thereof the words "and Lieutenant Governor".

Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word "two" and inserting in lieu thereof the word "four (4)".

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 39:

Benda Elvers Lisle Patton Buren Ely Main Reno Burke Frommelt McGill Reppert McNally Schroeder Burns Hagedorn Cassidy Hansen Mills Shaff Heaberlin Coleman Mincks Shirley Condon Heying Murray Stanley Hill DeKoster Nims Tabor Denman Klefstad Nurse Van Gilst Dodds Kruck O'Malley

Nays, 14:

BallounKyhlMesserlyStephensBenekeLangeRiglerVanceGriffinLodwickShoemanWalkerHarieLucken

Absent or not voting, 6:

Briles Flatt Kibbie Riley Elthon

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

SPECIAL ORDER (Continued)

On motion of Senator Denman, the Senate resumed consideration of Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Senator Stanley offered the following amendment:

Amend Senate File 105 as follows:

- 1. Strike lines 24 through 26 and insert in lieu thereof the following:
- "d. Contracts made by municipalities of less than three thousand (3,000) population, upon competitive bid in writing, publicly invited and opened."

2. In line 23, insert the following before the period: "except a stock

interest of the kind described in subsection i".

3. In line 29, insert the following after the word "employment": "or a stock interest of the kind described in subsection i or both".

On motion of Senator Stanley, the amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 105 by adding thereto the following:

"j. A contract made by competitive bid, publicly invited and open, in which a member of a city or town board of trustees or commission has an interest if he is not authorized by law to participate in the awarding of the contract."

The amendment was adopted.

Senator Denman offered the following amendment, filed by Senators Denman and Stanley, and moved its adoption:

Amend Senate File 105 as follows:

1. Amend paragraph "e" of subsection 2 by adding thereto the following: "The competitive bid requirement of this paragraph shall not be required for any contract for professional services not customarily awarded by competitive bid."

2. Amend paragraph "j" of subsection 2 by adding thereto the following: "The competitive bid requirement of this paragraph shall not be required for any contract for professional services not customarily awarded by competitive bid."

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 105 by adding the following at the end of subsection 2: "If a municipal officer has an interest, direct or indirect, in any matter which is within the scope of the exceptions contained in this subsection, he shall not vote when action is taken upon such matters."

The amendment was lost.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 105, lines 33 and 34, by striking the words "procure-

ment, preparation or performance" and inserting in lieu thereof the words "procurement or preparation".

The amendment was adopted.

Senator Denman asked and received unanimous consent that action on Senate File 105 be deferred and that the Secretary be directed to have Senate File 105 reprinted as amended.

Senator Denman asked and received unanimous consent that Senate File 105 be continued as a special order of business on Tuesday, March 16, 1965, at 9:00 a.m.

On motion of Senator Frommelt, Senate File 248, a bill for an act relating to a fee to the superintendent of banking by credit unions, 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 248 by adding the following as a new section: "The provisions of this Act shall become effective January 1, 1966."

On motion of Senator Frommelt, the committee amendment was adopted.

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

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

Ayes, 54:

Balloun	Flatt	Lodwick	Reno
Beneke	Frommelt	Lucken	Reppert
Briles	Griffin	Main	Rigler
Buren	Hagedorn	McGill	Schroeder
Burke	Hagie	McNally	Shaff
Burns	Hansen	Messerly	Shirley
Cassidy	Heaberlin	Mills	Shoeman
Coleman	Heying	Mincks	Stanley
Condon	Hill	Murray	Stephens
DeKoster	Klefstad	Nims	Tabor
Denman	Kruck	Nurse	Vance
Dodds	Kyhl	O'Malley	Van Gilst
Elvers	Lange	Patton	Walker
Ely	Lisle		

Nays, none.

Absent or not voting, 5:

Benda Floy Kibbie Riley Elthon

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

On motion of Senator Shoeman, Senate File 255, a bill for an act relating to special levies on school house tax, with report of com-

mittee recommending passage, was taken up, considered, and the report of the committee adopted.

President pro tempore O'Malley took the chair at 10:55 a.m.

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

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

Ayes, 54:

Balloun Flatt Lodwick Reno Beneke Frommelt. Lucken Reppert Griffin Briles Main Rigler McGill Buren Hagedorn Schroeder Burke Hagie McNally Shaff Burns Hansen Messerlv Shirley Cassidy Heaberlin Mills Shoeman Coleman Mincks Heying Stanley Condon Murray Hill Stephens DeKoster Nims Klefstad Tabor Denman Kruck Nurse Vance Dodds Kyhl O'Malley Van Gilst Elvers Lange Patton Walker Elv Lisle

Nays, none.

Absent or not voting, 5:

Benda Floy Kibbie Riley Elthon

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

On motion of Senator Cassidy, Senate File 104, a bill for an act relating to millage limitations upon the several functional funds of cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Cassidy moved that the bill be read a third 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:

Flatt Balloun Lange Nurse **Briles** Frommelt Lisle O'Malley Griffin Lodwick Patton Buren Lucken Burns Hagedorn Reno Hagie Cassidy Main Reppert Coleman Hansen McGil1 Rigler McNally Condon Heaberlin Schroeder DeKoster Messerly Heying Shaff Hill Mills Denman Shirley Dodds Klefstad Mincks Shoeman Stanley Elvers Kruck Murray Kyhl Nims Tabor Ely

Nays, 1:

Stephens

Absent or not voting, 10:

Benda Beneke Burke Elthon Floy Kibbie Riley Vance Van Gilst Walker

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

On motion of Senator Burns, Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burns asked and received unanimous consent that action on Senate File 111 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Mincks, Senate File 126, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 53:

Balloun
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Flatt
Frommelt
Griffin
Hagedorn
Hansen
Heaberlin
Heying
Hill
Klefstad
Kruck
Kyhl
Lange
Lisle

McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Lodwick

Lucken

Main

Reppert
Rigler
Schroeder
Schaff
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Reno

Nays, none.

Absent or not voting, 6:

Benda Elthon

Elv

Floy Hagie Kibbie

Riley

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

Senator Mincks asked and received unanimous consent that Senate File 126 be immediately messaged to the House which request was complied with.

On motion of Senator Rigler, Senate File 134, a bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 53:

Ayes, 55:			
Balloun	Flatt	Lodwick	Reno
Beneke	${f Frommelt}$	Lucken	Reppert
Briles	Griffin	Main	Rigler
Buren	Hagedorn	McGill	Schroeder
Burke	Hansen	McNally	Shaff
Burns	Haeberlin	Messerly	Shirley
Cassidy	Heying	Mills	Shoeman
Coleman	Hill	Mincks	Stanley
Condon	Klefstad	Murray	Stephens
DeKoster	Kruck	Nims	Tabor
Denman	Kyhl	Nurse	Vance
Dodds	Lange	O'Malley	Van Gilst
Elvers	Lisle	Patton	Walker
Ely .			

Nays, none.

Absent or not voting, 6:

Benda Floy Kibbie Riley Elthon

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

On motion of Senator Reppert, Senate File 136, a bill for an act relating to salaries of county sheriffs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent that action on Senate File 136 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, Senate File 143, a bill for an act relating to the adoption of certain city and town ordinances by reference, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment filed by Senator Benda and moved its adoption:

Amend Senate File 143 by adding the following new section:

This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Grinnell Herald-Register, a newspaper published in Grinnell, Iowa, and in The Pioneer-Republican, a newspaper published in Marengo, Iowa.

The amendment was adopted.

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

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

Ayes, 22:			
Burke	Elvers	Mills	Reppert
Burns	Ely	Mincks	Shirley
Cassidy	Flatt	Murray	Stanley
Coleman	Frommelt	Nims	Tabor
Denman	Hagedorn	O'Malley	Van Gilst
Dodds	Heying		•
Nays, 22:			
Balloun	Hansen	Lisle	Patton
Beneke	Heaberlin	Lodwick	Rigler
Briles	Hill	Lucken	Schroeder
Buren	Klefstad	McGill	Shoeman
$\mathbf{DeKoster}$	Kyhl	Messerly	Stephens
Griffin	Lange		
Absent or no	ot voting, 15:		
Benda	Hagie	McNally	Shaff
Condon	Kibbie	Nurse	Vance
Elthon	Kruck	Reno	Walker
Flov	Main	Rilev	

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

Senator Ely called up the following resolution:

HOUSE CONCURRENT RESOLUTION 17 By Cohen, Jackson of Black Hawk, Crosier, Uban and Gillette of Story

Whereas, citizens of the United States in peaceful assembly have been the victims of physical brutality, scoured with night sticks, tear gas and whips, to enforce Governor Wallace's ban against a protest march from Selma to Montgomery, Alabama, and,

Whereas, at least thirty-five men and women suffering from the effects of

this horrendous police brutality are now hospitalized; and,

Whereas, this march was organized to call the attention of the citizens of these United States to the denial of their rights to register to vote, therefore:

Be It Resolved by the House, the Senate Concurring: That we deem it necessary that this Sixty-first General Assembly support the President of these United States in using his rightful and just power to protect the right to peaceful assembly and demonstration; to curb the exercise of unlawful police power; to enjoin the Governor of Alabama to comply with the Federal Civil Rights Act of 1964; to restore the rights of those Alabama

citizens now denied these rights; to urge Alabama's governor to use all due haste to conform to democratic principles inherent in the Constitution of the United States; to allow all citizens of Alabama to exercise their just and lawful franchise by due process of registration; to protect the rights, life and property of those who are endangered while acting in a peaceful manner to enjoin the restoration of these rights.

Be It Further Resolved: That we recognize that the loss of civil rights of any man of any race, color or creed diminishes and corrodes the freedom

of all citizens of these United States; now therefore:

Be It Further Resolved: That a copy of this resolution be sent to the President of the United States, Lyndon B. Johnson, to Governor Wallace and Sheriff James G. Clark of Alabama, to Iowa Senators Bourke Hickenlooper and Jack Miller, and to Representatives Schmidhouser, Culver, Gross, Bandstra, Smith, Greigg and Hansen.

On motion of Senator Ely, 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 joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 11, proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Also: That the House has concurred in Senate amendments to and passed House File 58, a bill for an act relating to the office of the commissioner of public health.

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 the method of determining benefit amount and duration of benefits for employment compensation.

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

House File 346, a bill for an act to appropriate from the road use tax fund to the state highway commission for the construction of the Stange institutional road bridge.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 42, a bill for an act to amend section ninety-six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits for employment compensation.

Read first and second times and passed on file.

House File 346, a bill for an act to appropriate from the road use tax fund of the state to the state highway commission for the con-

struction of the Stange institutional road bridge over Squaw Creek on the campus of the Iowa State University of Science and Technology at Ames, Iowa.

Read first and second times and passed on file.

ADDITIONAL COPIES

Senator Hansen asked unanimous consent to have five hundred additional copies of Senate File 342 printed.

Objection was raised.

Senator Hansen moved that five hundred additional copies of Senate File 342 be printed, which motion prevailed.

SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate File 192 be made a special order of business for 10:00 a.m., Tuesday, March 16, 1965.

Also, that House File 349 be made a special order of business for 9:00 a.m., Thursday, March 18, 1965.

SENATE CONCURRENT RESOLUTION 19 By Coleman

Whereas, the supply of 1962 Codes of Iowa is practically exhausted, which is due in part to increased demand occasioned by the Special Session

of the Sixtieth General Assembly, and

Whereas, the state Printing Board has pursuant to section sixteen point twenty-two (16.22) of the Code consulted with the Executive Council as to the number of Codes to be held in reserve and the Executive Council has directed the Printing Board to secure bids from printers on furnishing one thousand additional copies of said Code, and

Whereas, the state Printing Board has secured said bids for printing

and binding, to wit:

Wallace-Homestead Co. \$33,384.00
Garner Publishing Co. 39,996.00
Meredith Publishing Co. 47,600.00

whereas, the Executive Council has directed the state Printing Board to proceed as provided in section seventeen point twenty-five (17.25) of the Code to accept the lowest bid made by the Wallace-Homestead Co.

and to order one thousand copies of the 1962 Code, Now Therefore, Be It Resolved by the Senate, the House Concurring: That the Code Editor is directed to requisition from the state Printing Board the printing and binding of one thousand additional copies of the 1962 Code and that the cost thereof be paid, together with the cost of the paper stock, from the general fund as provided for other legal books published by said Code Editor.

REPORT OF JOINT COMMITTEE ON RULES

MR. PRESIDENT: Your joint committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the joint rules of the Senate and House of the Sixtieth General Assembly be made the permanent joint rules of the Sixty-first General Assembly.

Adolph Elvers, Chairman, Senate Rules Committee. Bernard Murphy, Chairman, House Rules Committee.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 12, 1965, the Governor had approved the following bill:

Senate File 62, relating to retirement age for firemen and policemen.

REPORT OF COMMITTEE

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 50, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children, 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 50, by striking all after the enacting clause and substituting in lieu thereof the following:

Section I. Policy. It is the policy of this state to provide protection for children who have been physically injured as a result of abuse or willful neglect and who may be in danger of further injury. This Act shall be administered and interpreted to provide the greatest possible protection as promptly as possible for such children.

Sec. 2. Definitions. Wherever used in this Act, unless the context

clearly indicates otherwise:

- 1. "Health practitioner" includes any physician, surgeon, osteopath, dentist, optometrist, podiatrist, or chiropractor; any resident or intern in any of such professions; and any registered nurse attending or treating a child in the absence of a practitioner of any of such professions.
 - 2. "Child" means any person under the age of eighteen (18) years.

3. "County department of social welfare" and "county attorney" have the meaning stated in section six (6) of this Act.

Sec. 3. Report. Every health practitioner who examines, attends, or treats a child and who believes or has reason to believe that the child has had physical injury inflicted on him as a result of abuse or willful neglect, shall make a report as provided in the following section. However, if the health practitioner examines, attends, or treats the child as a member of the staff of a hospital or similar institution, he shall immediately notify and give complete information to the person in charge of the institution or his designated representative, who shall make a report as provided in the following section.

Any other person who believes that a child has had physical injury inflicted upon him as a result of abuse or neglect may make a report as provided in the following section.

Sec. 4. Nature and contents of report; to whom made. Each report

shall be made both orally and in writing, and both reports shall be made as soon as is reasonably possible.

The oral report shall be made by telephone or otherwise to the county department of social welfare. If the person making the report believes or has reason to believe that immediate protection for the child is advisable, he also shall immediately make an oral report to an appropriate law enforcement agency.

The written report shall be made to the county department of social welfare and the county attorney.

The oral and written reports shall contain the following information, or as much thereof as the person making the report is able to furnish: (1) the names and home addresses of the child and his parents or other persons responsible for his care; (2) the child's present whereabouts if not the same as his home address; (3) the child's age; (4) the nature and extent of the child's injuries, including any evidence of previous injuries; and (5) any other information which the person making the report believes might be helpful in establishing the cause of the injuries and the identity of the person or persons responsible therefor.

A report made by anyone other than a health practitioner, hospital, or similar institution may be oral, written, or both; shall be regarded as a report pursuant to this Act whether or not the report contains all of the information required by this section; and may be made to any conuty department of social welfare, county attorney, or law enforcement agency. If the report is made to any agency other than the county department of social welfare, such agency shall promptly refer the report to the county department of social welfare.

Sec. 5. Investigation and other action. The county department of social welfare shall make a thorough investigation promptly after receiving either the oral or written report. The primary purpose of the investigation shall be the protection of the child.

The investigation shall include the nature, extent, and cause of the child's injuries; the identity of the person or persons responsible therefor; the names and condition of other children in the home; the child's home environment and relationship with his parents or other persons responsible for his care; and all other pertinent matters.

The investigation shall include a visit to the child's home. If admission to the home cannot be obtained, the juvenile court or district court, upon good cause shown, may authorize the person or persons making the investigation to enter and examine the child's home, using reasonable force if necessary.

The county department of social welfare shall make a complete written report of the investigation to the juvenile court, the county attorney, and the appropriate law enforcement agency.

The written report of the investigation shall be delivered within ninety-six (96) hours after the county department of social welfare receives either the oral or written report of injury, unless the juvenile court or district court grants an extension of time for good cause shown.

The county attorney and any law enforcement or welfare agency in the state shall cooperate and assist in the investigation upon the request of the county department of social welfare. The county attorney and appropriate law enforcement agencies shall also take any other lawful action which may be necessary or advisable for the protection of the child.

The county department of social welfare shall make available all lawful services and take all lawful action which appears advisable to protect the health and welfare of the child and his family.

The county department of social welfare shall promptly begin any proceeding under chapter two hundred thirty-two (232) of the Code which appears to be in the best interests of the child; but if the county department of social welfare fails to do so, the county attorney shall promptly do so.

Sec. 6. Jurisdiction; transfer. "County department of social welfare" or "county attorney" ordinarily refer to the county in which the child's home is located.

However, if the person making the report pursuant to this Act does not know where the child's home is located, or if the child's home is not located in the county where the health practitioner examines, attends, or treats the child, the report may be made to the designated agencies for the county where the person making the report resides or the county where the health practitioner examines, attends, or treats the child. These agencies shall promptly proceed as provided in section five (5) of this Act, unless the matter is transferred to another county as provided in this section.

If it appears that the child's home is located in another county, the county department of social welfare shall promptly transfer the matter to the other county by transmitting a copy of the report of injury and any other pertinent information to the county department of social welfare and the county attorney of the other county. They shall promptly proceed

as provided in section five (5) of this Act.

Sec. 7. Immunity from liability. Anyone participating in good faith in the making of a report pursuant to this Act shall have immunity from any liability, civil or criminal, which might otherwise be incurred or imposed. Any such participant shall have the same immunity with respect to participation in good faith in any judicial proceeding resulting from such

report or relating to the subject matter of such report.

Sec. 8. Evidence not privileged or excluded. Sections six hundred twenty-two point seven (622.7), six hundred twenty-two point nine (622.9), and six hundred twenty-two point ten (622.10), Code 1962, and any other statute or rule of evidence which excludes or makes privileged the testimony of a husband or wife against the other or the testimony of a health practitioner as to confidential communication, shall not apply to evidence regarding a child's injuries or the cause thereof in any judicial proceeding, civil or criminal, resulting from a report pursuant to this Act or relating to the subject matter of such report.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 274, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

AMENDMENTS FILED ·

- 1 Amend Senate File 111 by striking section 2 and re-
- 2 numbering the remaining sections.

DAVID O. SHAFF.

6

- 1 Amend Senate File 195, section 2, by striking the
- last sentence.

FRANCIS L. MESSERLY.

Amend Senate File 208, subsection 2, line 1, by inserting after 1

the word "election", the following: "called and conducted in

- the same manner as prescribed in sections two hundred seventy-five point eighteen (275.18) to two hundred seventy-five point twenty-three (275.23).
- 4 inclusive, of the Code,"

JAMES E. BRILES.

1 Amend Senate File 213 by striking the (.) following

the word "employees" in line fifty (50), section one (1), and

substituting therefor the following: "; however, that the aggre-

gate liability of the surety for all such damages shall, in no

event, exceed the amount of such bond."

HOWARD C. REPPERT, JR.

- Amend Senate File 244 by striking all after the enacting 1
- 2 clause and inserting in lieu thereof the following: "Section 1.
- Section two hundred fifteen point fourteen (215.14), Code 1962.
- is hereby amended by striking the period at the end of chapter 4
- 5 and adding, ', except an electronic scale may be installed without
- 6 a pit in a building and said scale shall be placed on concrete
- footings with concrete floor. Said specifications for same to 7 8 be furnished by the scale manufacturer after approval by the
- State Department of Agriculture."

JAMES E. BRILES.

- Amend Senate File 285 as follows: 1
- 2 1. Amend section 7 by striking from lines 26 and 27 the
- words "substance or preparation containing one (1) or more
- 4 ingredients limited to dispensation by a prescription" and in-

serting in lieu thereof the words "prescription drug". 5

- 2. Amend section 9 by striking from line 3 the word "special".
- 7 3. Amend by adding the following section:
- "This Act, being deemed of immediate importance, shall take 8
- 9 effect and be in force from and after its publication in The
- Mapleton Press, a newspaper published in Mapleton, Iowa, and in 10
- The Woodbine Twiner, a newspaper published in Woodbine, Iowa." 11

CHARLES F. GRIFFIN.

GEORGE E. O'MALLEY.

- 1 Amend Senate File 313 by striking all of section 2. C. JOSEPH COLEMAN.
- 1 Amend Senate File 403 by striking all after the
- enacting clause and inserting in lieu thereof all after the
- 3 enacting clause of Senate File 23.

DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, March 15, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MARCH 15, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Roger Patton, pastor of the Olivet Presbyterian Church, Cedar Rapids, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Hagie for the day on request of Senator DeKoster; Senator Elthon for the day on request of Senator Rigler.

PETITIONS

The following petitions were presented and placed on file:

By Senator Nurse, from ninety-five residents of O'Brien and Osceola Counties in opposition to an increase in the gasoline tax.

By Senator Reppert, from fourteen residents of Polk County in opposition to pari-mutuel betting and legalized bingo; also, from three residents of Polk County favoring pari-mutuel betting; also, from six residents of Polk County favoring fair school bus transportation for all school children; also, from twelve residents of Polk County favoring proposed legislation which would exempt all federal civil service annuities from state income tax; also, from thirty residents of Polk County favoring proposed legislation which would enable the medical and surgical services plans to extend insurance coverage to Iowa licensed podiatrists.

By Senator Buren, from three hundred ten residents of Winnebago County in opposition to proposed legislation relating to the responsibilities of the state superintendent of public instruction.

By Senator Mincks, from three hundred twenty-six residents of Wapello County in opposition to an increase in the gasoline tax.

By Senator Ely, from twenty-six residents of Linn County in opposition to the licensing of the medical physical therapists.

By Senator Shaff, from forty-three residents of Clinton County in opposition to school bus transportation for all school children.

By Senator Shirley, from seventy-eight residents of Dallas County in opposition to school bus transportation for all school children.

COMMUNICATIONS

The following communications were received from the Governor under date of March 12, 1965:

Members of the Senate, Sixty-first General Assembly, Senate Chamber. Local.

Attention: Lieutenant Governor Robert D. Fulton

Gentlemen:

It is my pleasure to submit the name of F. James Bradley of Cedar Rapids, Linn County, in the Second Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the sixyear term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,

HAROLD E. HUGHES. Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Leo E. Fitzgibbons of Estherville, Emmet County, in the Sixth Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Gene F. McGreevy of Davenport, Scott County, in the First Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the unexpired portion of the term ending June 30, 1965.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Gene F. McGreevy of Davenport. Scott County, in the First Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,

HAROLD E. HUGHES, Governor.

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 136, a bill for an act relating to salaries of county sheriffs, was taken up for further consideration.

Senator Reppert offered the following amendment:

Amend Senate File 136 by adding the following new section:

Sec. 2. Section three hundred forty point eight (340.8) is amended by adding the following after the period in subsection 2. "In counties over 250,000 where more than two (2) deputies are required, said deputies may be paid an amount not to exceed seventy-five percent of the annual salary of his or her principal. Upon certification to the board of supervisors by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors shall certify to the county auditor of any such county the annual salary certified by the elected officials, but in no event shall said board of supervisors be required to certify to the auditor of any such county an amount in excess of the amounts authorized above. The board of supervisors shall fix all compensation for extra help and clerks."

Senator Rigler moved that action on Senate File 136 be deferred until Thursday, March 18, 1965, when House File 349 is set for special order of business.

Division was called for.

The motion was lost.

Senator Reppert moved the adoption of the amendment filed by him. Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 39:

Benda	Elvers	Lodwick	Patton
Briles	Ely	Main	Reno
Buren	Floy	McNally	Reppert
Burke	Frommelt	Messerly	Riley
Burns	Hagedorn	Mills	Shirley
Coleman	Hansen	Mincks	Stanley
Condon	Heaberlin	Murray	Tabor
DeKoster	Heying	Nims	Van Gilst
Denman	Kibbie	Nurse	\mathbf{W} alker
Dodds	Kruck	O'Malley	

Nays, 13:

Balloun	Klefstad	Lucken	Shoeman
Beneke	Lange	McGill	Stephens
Cassidy Hill	Lisle	Rigler	Vance

Absent or not voting, 7:

Elthon	Griffin	Kyhl	Shaff
Flatt	Hagie	Schroeder	

The amendment was adopted.

Senator Lodwick offered the following amendment and moved its adoption:

Amend Senate File 136 by striking subsection 11 of section 1 and renumbering the following subsection,

The amendment was adopted.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 136 in section 1, subsection 12, by striking in line 31 the words and figure "twelve hundred (1200)" and substituting in lieu thereof the words and figure "seven hundred fifty (750)".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 46:

Balloun	Floy	Lucken	\mathbf{Reno}
Benda	Frommelt	Main	Reppert
Beneke	Hagedorn	MeGill	Rigler
Buren	Hansen	McNally	Riley
Burns	Heaberlin	Messerly	Schroeder
Coleman	Kibbie	Mills	Shirley
Condon	Klefstad	Mincks	Stanley
DeKoster	Kruck	Murray	Stephens
Denman	Kyhl	Nims	Tabor
\mathbf{Dodds}	Lange	O'Malley	Van Gilst
Elvers	Lisle	Patton	\mathbf{Walker}
Ely	$\mathbf{Lodwick}$		
Nave 4.			

Nays, 4:

Briles Burke Cassidy Hill

Absent or not voting, 9:

Elthon Hagie Nurse Shoeman Flatt Heying Shaff Vance

Griffin

The amendment was adopted.

Senator Messerly offered the following amendments, filed by Senators Messerly and Rigler, and moved their adoption:

1. Amend Senate File 136 by adding the following new section:

"Section three hundred thirty-eight point one (338.1), Code 1962, is hereby amended by striking from line five (5) the words 'one hundred'."

2. Amend the title to Senate File 136 by inserting after the word "salaries" the words "and meal allowance".

The amendments were adopted.

Senator Beneke asked and received unanimous consent that action on Senate File 136 be deferred and that the bill be placed on the calendar under unfinished business.

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 8, a bill for an act relating to powers of cities and towns and benefited fire districts regarding the use of joint facilities.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 38, a bill for an act relating to the municipal enterprises fund.

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

Senate File 75, a bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways.

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

Senate File 85, a bill for an act relating to revocation of certificates.

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

Senate File 112, a bill for an act relating to fees taxed by the clerk of the district court in probate matters.

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

Senate File 150, a bill for an act relating to the state apiarist.

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

Senate File 268, a bill for an act relating to the salary of the commissioner of health.

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

Senate Concurrent Resolution 10, relating to raising of the state flag each day while in session.

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 firearms permits.

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 savings and loan associations.

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 relating to purchase of gas or water by a city or town.

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

House File 148, a bill for an act relating to terms of members of the capitol planning commission.

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

House File 171, a bill for an act relating to purchase of school supplies.

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

House Concurrent Resolution 18, encouraging and approving the examination of the Iowa criminal law and procedures with the view to recommending to subsequent legislatures changes therein found to be needful.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 38

Amend Senate File 38 by adding thereto to 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 Evansdale Enterprise, a newspaper published at Evansdale, Iowa, and in the Hudson Herald, a newspaper published at Hudson, Iowa."

HOUSE CONCURRENT RESOLUTION 18 By Denato

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

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

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

Whereas, similar efforts have been made in our sister states with resulting recommendations found to be substantially acceptable to the legislatures thereof:

Now Therefore, Be It Resolved by the House and Senate Concurring, that the aforesaid examination of the Iowa Criminal Law and Procedures be encouraged and approved, with the view to recommending to subsequent legislatures changes therein found to be needful.

Be It Further Resolved, that a copy of this resolution be forwarded to Mr. Howard M. Remley, President of the Iowa Bar Association, as an expression of the interest of this Assembly.

HOUSE MESSAGES CONSIDERED

House File 46, a bill for an act relating to firearms permits.

Read first and second times and passed on file.

House File 98, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations together with certain supervisory and corrective measures.

Read first and second times and passed on file.

House File 146, a bill for an act relating to purchase of gas or water by a city or town.

Read first and second times and passed on file.

House File 148, a bill for an act relating to terms of members of the capitol planning commission.

Read first and second times and passed on file.

House File 171, a bill for an act to amend section two hundred

seventy-nine point twenty-five (279.25), Code 1962, relating to purchase of school supplies.

Read first and second times and passed on file.

APPOINTMENT OF EMPLOYEE

Senator Kruck announced the appointment of Nelda C. Erickson, Polk County, as his committee clerk effective Monday, March 15, 1965.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 113, Senate Joint Resolution 11; also, House Files 27, 58, 69, 74, 117 and 234.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr. 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 113, Senate Joint Resolution 11; also, House Files 27, 58, 69, 74, 117 and 234.

BILL SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate File 113.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, 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, 1965, sent to the Secretary of State for deposit: Senate Joint Resolution 11.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S. F. 474 Judiciary

S. F. 476 Industrial and human relations

S. F. 478 Agriculture

S. F. 485 Judiciary

S. F. 487 Ways and means

S. F. 488 Industrial and human relations

S. F. 490 Agriculture

S. F. 491 Governmental affairs

H. F. 42 Industrial and human relations

H. F. 46 Judiciary

H. F. 146 Governmental subdivisions

H. F. 148 Governmental affairs

H. F. 171 Education

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 41, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, relating to attendance fees for summer school programs, 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 41, by inserting after the period at the end of section

1 the following:

"The Board of Education may, in a hardship case, exempt a student from payment of the above fees."

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 169, a bill for an act relating to the financing of school costs, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE. Chairman.

Ordered passed on file.

Senator Hansen submitted the following report:

Mr. PRESIDENT: Your committee on commerce to which was referred Senate File 166, a bill for an act relating to the insuring of groups, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 208, section 1, line 6, by inserting after
- 2 the word "chapter" the following: "or two or more community
- 3 school districts organized and existing under this chapter and part of the border of the State of Iowa".

ROBERT R. DODDS. MAX E. RENO. JAMES E. BRILES.

- 1 Amend Senate File 265 as follows:
- 1. Amend section 1, line 5, by inserting after
- 3 the word "active" the words "or retired".
- 4 2. Further amend line 5 by striking the word "duty"
- 5 and inserting in lieu thereof the word "status".

GENE F. CONDON.

- 1 Amend Senate File 354 as follows:
 - 2 1. By striking the words "not supported by a religious or
- 3 fraternal organization, "in line 3 of section 1 and
- 4 substituting the following therefor: "not accredited by the
- 5 board of educational examiners,".

JOHN P. KIBBIE.

- 1 Amend Senate File 97 as follows:
 - 1. Amend section 2 by striking the last sentence.
- 3 2. Amend section 4 by striking from line 2 the words
- 4 "or private agencies".
 - 3. Further amend by striking all of section 14.

FRANCIS L. MESSERLY.

- 1 Amend the Elvers and Hagedorn amendment to
- 2 Senate Concurrent Resolution 11, filed on March 8, 1965,
- 3 and found on pages 446 and 447 of the Senate Journal.
- 4 by adding after the word "claimed" in line 26, the
- 5 words "and proven to be owned".

ADOLPH ELVERS.

- 1 Amend Senate File 313 by striking lines 4 through
- 2 12 and inserting in lieu thereof the following new
- 3 paragraphs:
- 4 "The board may, with approval of fifty-five percent of the
- 5 voters, voting in a regular or special election, in the school
- 6 district, make extended time contracts not to exceed twenty (20)
- 7 years in duration for rental of buildings to supplement exist-
- 8 ing schoolhouse facilities; and where it is deemed advisable,
- 9 such contracts may include lease-purchase option agreements, and

4

10 payments on such contracts may be made from the general fund of the school district." 11

12 "Before entering into a rental or lease-purchase option contract, authorized by the electors, the board shall first 13

adopt plans and specifications for a building which it con-14

siders suitable for the intended use and also adopt a form 15 16 of rental or lease-purchase option contract. The board shall

17 then invite bids thereon, on a rental or lease-purchase

option basis, by advertisement published once each week for 18

19 two consecutive weeks, in some newspaper published in the 20 county in which the building is to be located, and the rent-

21 al or lease-purchase option contract shall be awarded to 22 the lowest responsible bidder, but the board may reject any

and all bids and advertise for new bids." 23

> H. L. HEYING. W. F. DENMAN.

Amend Senate File 355 by striking all after the enacting clause and inserting in lieu thereof the following: 2

3

Section 1. The changes in rules of civil procedure reported to the Sixty-first General Assembly by the supreme court on January 28,

1965, and printed in the journals of the House of Representatives 5 and Senate of said assembly on that date are hereby disapproved

7 in each and every item, except the revision of rule one hundred

8 twenty-three (123) and the proposed new rule two hundred fifty-9 three point one (253.1) which rules are approved.

Sec. 2. Rule of Civil Procedure number two hundred fifteen 10 point one (215.1) is amended by adding at the end thereof the 11 12 following:

13 "The trial court may, in its discretion, and shall upon a showing that such dismissal was the result of oversight, mis-14

take or other reasonable cause, reinstate the action or actions 15 so dismissed. Application for such reinstatement, setting forth 16

the grounds therefor, shall be filed within six months from the 17 date of dismissal." 18

JACK SCHROEDER.

1 Amend Senate File 136 by striking the last six words in

line 30, and the first word in line 31, and inserting in lieu thereof the words, "is not furnished a residence

by the county, an additional sum of".

HOWARD C. REPPERT, JR. DONALD G. BENEKE.

Senator Frommelt moved that the Senate adjourn until 9:00 a.m., Tuesday, March 16, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MARCH 16, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Joseph E. Englund, pastor of the First Methodist Church, Riverton, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Elthon for the week or until his return to the Senate on request of Senator Rigler.

PRESENTATION OF VISITORS

Senator O'Malley, in honor of St. Patrick's Day in the Mornin', rose on a point of personal privilege and presented to the Senate the Honorable John Patrick Danagher, Mayor of Limerick, Ireland, who was present in the Senate chamber.

Mayor Danagher was escorted to the rostrum by Senator O'Malley where addressed the Senate briefly.

President Fulton announced the presence in the Senate of approximately eighty students and twenty faculty members from the four-year colleges of the state. The group, sponsored by the Iowa Center for Education in Politics and in cooperation with Drake University, is in Des Moines for the Workshop for Iowa College Students.

Senator Lucken asked and received unanimous consent to present to the Senate M. Omar Naime, head of the department of political science of Westmar College, LeMars, and three students, who were present in the Senate chamber.

Senator O'Malley asked and received unanimous consent to present to the Senate forty students, members of the seventh and eighth grade classes of the Grimes Independent School, who were present in the balcony accompanied by their superintendent, Dayle Allen, and their instructors, Merlin Miller and June Ellis.

Senator Stanley asked and received unanimous consent to present to the Senate eighteen students from the West Branch Community School, also members of the Girls Scouts, who were present in the balcony. Senator Lange asked and received unanimous consent to present to the Senate six students from the Manson and Cedar Valley Schools who were present in the balcony.

PETITIONS

The following petitions were presented and placed on file:

By Senator Frommelt, from twenty-four residents of Dubuque County in opposition to a two percent sales tax on barber's services.

By Senator Messerly, from seventy-five residents of various counties in opposition to the licensing of medical physical therapists; also, from sixty-six residents of Black Hawk and Bremer Counties in opposition to the licensing and regulation of milk dealers.

By Senator Reppert, from eighteen residents of Polk County in opposition to pari-mutuel betting, legalized bingo and school bus transportation for all school children.

By Senator Stephens, from eight residents of Washington County and thirteen residents of Louisa County favoring proposed legislation for county officers.

By Senator Main, from forty-three residents of Decatur County in opposition to an increase in the gasoline tax.

By Senator Lange, from seven residents of Sac County favoring proposed legislation for county officers.

INTRODUCTION OF BILLS

Senate File 507, by committee on agriculture, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.

Read first and second times and placed on the calendar.

Senate File 508, by committee on agriculture, a bill for an act relating to frozen desserts.

Read first and second times and placed on the calendar.

Senate File 509, by committee on agriculture, a bill for an act relating to anti-hog-cholera virus and serum dealer permits.

Read first and second times and placed on the calendar.

Senate File 510, by committee on agriculture, a bill for an act relating to hotels, restaurants, and food establishments.

Read first and second times and placed on the calendar.

Senate File 511, by committee on commerce, a bill for an act amending and revising chapter seventy-eight (78), Code 1962, to empower examiners appointed by the state commerce commission to administer oaths and take affirmations.

Read first and second times and placed on the calendar.

Senate File 512, by committee on agriculture, a bill for an act relating to farm produce.

Read first and second times and placed on the calendar.

Senate File 513, by committee on commerce, a bill for an act amending and revising chapter four hundred ninety (490), Code 1962, relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage area.

Read first and second times and placed on the calendar.

Senator Coleman called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 19 By Coleman

Whereas, the supply of 1962 Codes of Iowa is practically exhausted, which is due in part to increased demand occasioned by the Special Session of the Sixtieth General Assembly, and

Whereas, the state Printing Board has pursuant to section sixteen point twenty-two (16.22) of the Code consulted with the Executive Council as to the number of Codes to be held in reserve and the Executive Council has directed the Printing Board to secure bids from printers on furnishing one thousand additional copies of said Code, and

Whereas, the state Printing Board has secured said bids for printing and binding to wit:

mu	biliding, to wit.	
•	Wallace-Homestead Co.	\$33,384.00
	Garner Publishing Co.	39,996.00
	Meredith Publishing Co.	47,600.00
nd		

Whereas, the Executive Council has directed the state Printing Board to proceed as provided in section seventeen point twenty-five (17.25) of the Code to accept the lowest bid made by the Wallace-Homestead Co. and to order one thousand copies of the 1962 Code, Now Therefore,

Be It Resolved by the Senate, the House Concurring: That the Code Editor is directed to requisition from the state Printing Board the printing and binding of one thousand additional copies of the 1962 Code and that the cost thereof be paid, together with the cost of the paper stock, from the general fund as provided for other legal books published by said Code Editor.

The motion prevailed and the resolution was adopted.

SPECIAL ORDER (Continued)

THIRD READING OF BILLS

On motion of Senator Denman, the Senate resumed consideration of Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 105, section 1, by inserting a period (.) after the word "municipality" in line 20 and striking the balance of line 20 and all of line 21.

The amendment was adopted.

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

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

Ayes, 55:

riyes, oo.			
Balloun	Flatt	Lisle	Reppert
Benda	Floy	Lodwick	Rigler
Beneke	Frommelt	Lucken	Riley
Briles	Griffin	Main	Schroeder
Buren	Hagedorn	McGill	Shaff
Burke	Hagie	McNally	Shirley
Burns	Hansen	Mills	Shoeman
Cassidy	Heaberlin	Mincks	Stanley
Coleman	Heying	Murray	Stephens
DeKoster	Kibbie	Nims	Tabor
Denman	Klefstad	Nurse	Vance
Dodds	Kruck	O'Malley	Van Gilst
Elvers	Kyhl	Patton	Walker
Ely	Lange	Reno	

Nays, 1:

Hill

Absent or not voting, 3:

Condon

Elthon

Messerly

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

SPECIAL ORDER

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 192.

On motion of Senator Hansen, Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within the state, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Hansen offered the following amendment and moved its adoption:

Amend Senate File 192, section 9, by striking lines 3, 4, and 5 and insert-

ing in lieu thereof the following:

"Denison Newspaper, Inc., a newspaper published in Denison, Iowa, and in The What Cheer Patriot-Chronicle, a newspaper published in What Cheer, Iowa."

The amendment was adopted.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 192 as follows:

Amend section 6 by striking all of line 5 and inserting in lieu thereof the following:

"than twenty-five (25) dollars nor more than one hundred (100)"

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption, and requested roll call.

Amend Senate File 192, section 4 as follows:

- 1. By adding after the word "devices" in line 2, the words "or rights".
- 2. By striking the following words in lines 2 and 3: "existing on the effective date of this Act".

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 21:

Balloun	Griffin	Messerly	Shaff
Benda	Kyhl	Mills	Shoeman
Beneke	Lisle	Rigler	Stephens
Briles	Lodwick	Riley	Vance
DeKoster	Lucken	Schroeder	Walker
Flatt			

Nays, 36:

Buren	Ely	Klefstad	Nurse
Burke	Floy	Kruck	O'Malley
Burns	Frommelt	Lange	Patton
Cassidy	Hagedorn	Main	\mathbf{Reno}
Coleman	Hansen	McGill	Reppert
Condon	Heaberlin	McNally	Shirley
Denman	Heying	Mincks	Stanley
Dodds	Hill	Murray	Tabor
Elvers	Kibbie	Nims	Van Gilst

Absent or not voting, 2:

Elthon Hagie

The amendment was lost.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 192, section 9, as amended by striking "Denison Newspaper, Inc." and inserting in lieu thereof "The Denison Review".

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 192, section 2, subsection 3 by adding the following: "Nothing herein shall be construed as giving to the Iowa State Highway Commission the power to promulgate rules and regulations which go beyond the requirements of national policy and national standards contained in the rules and regulations of the U. S. Department of Commerce, Bureau of Public Roads (Title 23, U. S. Code, Section 131). The Iowa State Highway Commission is hereby authorized to revise its rules and regulations to permit the rezoning of any area within any city or town which previously has been designated as eligible for bonus payments, and the Iowa State Highway Commission is hereby authorized to make rebate to the U. S. Department of Commerce, Bureau of Public Roads or the proper federal agency so that conformity with local zoning may result."

The amendment was lost.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 192, section 4, by inserting after the word "devices" in line 2 thereof the following:

"and advertising rights in a value not to exceed five (5) percent of the acquisition cost of the right-of-way involved."

Senator Frommelt raised a point of order on the amendment for the reason that the subject matter had already been considered and rejected.

The Chair ruled the point not well taken and the amendment in order.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 21:

Balloun Griffin Lodwick Benda Hagie Lucken Rigler Beneke Kyhl Briles Riley Lange DeKoster Lisle Schroeder Flatt

Shaff Shoeman Stephens Vance Walker

Nays, 35:

Buren Ely Klefstad Nurse Floy Burke Kruck O'Mallev Frommelt Burns Main Reno Hagedorn McGill Cassidy Reppert McNally Coleman Hansen Shirley Heaberlin Condon Mills Stanley Denman Heying Mincks Tabor Dodds Hill Murrav Van Gilst Elvers Kibbie Nims

Absent or not voting, 3:

Elthon Messerly Patton

The amendment was lost.

Senator Hansen moved that the bill be read a third 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:

Benda Flatt Buren Flov Burke Frommelt Burns Hagedorn Cassidy Hagie Coleman Hansen Condon Heaberlin DeKoster Heying Denman Hill Dodds Kibbie Elvers Klefstad Ely Kruck

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray

Nays, 9:

Balloun Griffin Beneke Kyhl Briles

Shaff Shoeman

Nims

Stephens Vance

Nurse

Reno

O'Malley

Reppert

Schroeder

Rigler

Shirley

Stanley

Walker

Tabor Van Gilst

Riley

Absent or not voting, 2:

Elthon

Patton

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

Senator Hansen 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 Shaff asked and received unanimous consent to withdraw the following motion filed by him:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 49 passed the Senate.

DAVID O. SHAFF.

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 concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 17, authorizing payment of legislative expenses.

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

House File 129, a bill for an act relating to time of taking possession of property under power of eminent domain.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 129, a bill for an act relating to time of taking possession of property under power of eminent domain.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 2 and 37.

> GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 2 and 37.

REPORTS OF COMMITTEES

Senator Dodds submitted the following report:

Mr. President: Your committee on governmental affairs to which was referred House Joint Resolution 14, a resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 97, a bill for an act to authorize joint exercise of governmental powers by public agencies, 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 2, by striking the last sentence.

Amend section 4, by striking from line 2 the words, "or private agencies". Amend further by striking all of section 14.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 341, a bill for an act to change voting registration. procedures and facilitate the procurement of absentee ballots, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **House File 288**, a bill for an act relating to municipal and county participation in area television translator systems, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate Joint Resolution 20 as follows:

2 1. By inserting after the semi-colon (;) following the word

3 "Association" in line ten (10) thereof the following: "a state, county, or municipal employee to be appointed by the Iowa State.

5 County and Municipal Employees Association".

GEORGE E. O'MALLEY.

1 Amend Senate File 111 as follows:

1. By striking section 2 and inserting in lieu

thereof the following:

"Section three hundred twelve point three (312.3), Code

1962, is amended by adding at the end of subsection two (2)

6 the following:

2

3

4

5

7 'A city or town may have one (1) special federal census 8 taken each decade, and the population figure thus obtained 9 shall be used in apportioning amounts under this subsection

beginning the calendar year following the year in which the

special census is certified by the secretary of state."
By striking section 3 and inserting in lieu

13 thereof the following:

14 "Section one hundred twenty-three point fifty (123.50),

15 Code 1962, is amended by adding in line eleven (11) of subsection three (3) after the word "census." the following:

17 'A city or town may have one (1) special federal census taken

18 each decade, and the population figure thus obtained shall be

19 used in apportioning amounts under this subsection beginning

20 the calendar year following the year in which the special

21 census is certified by the secretary of state."

ROBERT J. BURNS.

1 Amend Senate File 136 as follows:

1. Amend Senate File 136 by adding the following new section:

3 section:4 "Section three hundred thirty-seven point twenty-one

5 (337.21), Code 1962, is hereby amended by striking from

lines three (3) and four (4) the words "two thousand five hundred" and inserting in lieu thereof the words "three

8 thousand five hundred (3500)".

5

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9 2. Amend the title to Senate File 136 by adding after 10 the word "sheriffs" the words "and the salary of an Indian

11 reservation officer".

CHARLES F. BALLOUN.

1 Amend Senate File 184 as follows:

1. Amend section 9 thereof, by striking all of lines

3 4, 5, 6 and 7 of section 9

4 and substituting therefor:

"The commissioner, with the approval of the board, shall appoint a licensed cosmetologist as its executive secretary, who

7 shall serve at the pleasure of the board. The executive secre-8 tary with the approval of the commissioner, shall appoint".

8 tary with the approval of the commissioner, shall appoint".
9 2. Further amend section nine (9) thereof, by adding after the

10 comma (,) in line twenty-seven (27) thereof, the following: "the 11 executive secretary with the approval of".

12 3. Amend section thirteen (13) thereof by striking all after 13 the word "thereof" in line three (3) and inserting a period (.).

4. Amend section ten (10) thereof by striking all after the word "age" in line forty-three (43) of section ten (10) and in-

16 serting the following:

"and have an educational equivalent to four (4) years of high school, as evidenced by a diploma from an accredited high school, or the passage of a general educational development test, or a

20 test certified by the superintendent of public instruction to be

21 its equivalent."

22 5. Amend Senate File 184 by adding a new section thereto follow-

23 ing section fourteen (14), reading as follows: 24 "Section one hundred fifty-seven point thirts

"Section one hundred fifty-seven point thirteen (157.13),

25 Code 1962, is amended by striking from line five (5) thereof the

26 words 'or an apprentice'".

GILBERT E. KLEFSTAD.

1 Amend Senate File 184 as follows:

Amend Senate File 184 by striking sections 11 and

3 14 therefrom.

GILBERT E. KLEFSTAD.

1 Amend Senate File 344 by striking from section 3

2 lines 8, 9 and 10 and inserting in lieu

3 thereof the following:

4 "primary road fund, first annually the sum of two million five hundred thousand dollars or an amount equal to one-ninth

5 five hundred thousand dollars or an amount equal to one-ninth 6 of the federal allotment whichever is the smaller, said sum to

7 be used for matching the federal allotment to the State of Iowa 8 for the use of the interstate and national defense highways in

9 the State of Iowa and the remainder to be used for construction

10 of primary roads other than highways designated as interstate

11 on the basis of need as determined by the state highway com-

12 mission."

13 Further amend said Senate File 344 as follows by adding a

14 new section as section 4 and renumbering the remaining

15 section:

"Sec. 4. Section three hundred twelve point two (312.2),

17 Code 1962, is amended by striking subsection six (6)".

KENNETH BENDA.

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Amend Senate File 403 as follows:

1. Amend section 4, lines 7 and 8 by striking the following:

3 "commissioner of labor with the approval of".

4 2. Amend section 5 by adding the following paragraph after 5 line 12:

"The rules shall take into consideration and shall be based on applicable and recognized safety codes, standards and regulations,

8 including, without limiting the generality of the foregoing, any 9 such codes, standards, and regulations heretofore or hereafter

adopted by the American Standards Association, United States 10 Bureau of Standards, American Society of Mechanical Engineers, 11

12 National Fire Prevention Association, National Board of Fire

Underwriters, and other safety organizations." 13 14

3. Amend section 7 by striking the "period (.)" at the end

15 of line 8 and adding the following "but no rule or regulation shall

16 be adopted by the commissioner of labor without first being considered by the board." 17

18 4. Amend section 9, subsection 2, line 8 by striking the

19 following "thirty (30) days".

5. Further amend section 9, subsection 2, by striking the 20

21 "period (.)" in line 10 and adding the following "and after the 22 requirements of chapter seventeen A (17A) have been complied with." JAKE B. MINCKS.

1 Amend Senate File 336 as follows:

1. Amend section 6, line 13, by inserting the follow-

3 ing after the word "plumbers": ", journeymen plumbers 4 or apprentices".

2. Amend section 2, line 70, by striking the words 5

"the industrial commission or".

WARREN J. KRUCK.

Amend Senate File 133 as follows: 1

2 1. By striking the words "a 100-bed" in section

3 1 in line 5 and inserting in lieu thereof the word "an". 4

2. By adding the following as section 3:

6 "The board of control of state institutions is 7 authorized to accept federal grants to the state in

addition to the funds appropriated in this Act."

JOHN M. ELY, JR.

1 Amend the Stanley amendment filed March 12, 1965, to Senate

File 403 as follows: (references to sections and lines refer to

3 the text of Senate File 23):

1. In section 1, line 2, insert the words "and maintain"

after the word "furnish".

6 2. In section 2, strike line 8 and insert the following in lieu thereof: "association, organization, fiduciary, or

legal representative."

3. In section 9, line 7, insert the following after the 9 ,word "information": "and clerical and other assistance". 10

4. In section 11, line 3, insert the following after the 11

word "laws": ", including but not limited to section one (1) 12

13 of this Act".

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5. In section 11, lines 11 and 12, strike the words

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"National Board of Fire Underwriters" and insert in lieu thereof the words "American Insurance Association".

6. In section 13, strike the following sentence: "In

addition, promptly after any rule becomes effective, the labor commissioner shall mail a copy to each person on the current mailing list for hearings."

7. In section 14, insert the following after the period in line 15: "No inspection of any place of employment made by insurance company inspectors or other inspectors shall be the basis for the imposition of civil liability upon such insurance company inspectors, other inspectors, or their employer.".

8. In section 15, insert the following at the end of line 10: "The notice shall specify the violation."

9. In section 16, line 2, insert the words "or his inspector" after the word "commissioner".

10. Insert the following new section after section 16 and renumber the remaining sections:

"Sec. 17. Imminently dangerous machinery or equipment. When the labor commissioner or his inspector shall discover or have reason to believe that any provision of the employment safety laws or any rule is being violated by a piece of machinery or equipment which is so defective as to cause imminent danger to life, health, or safety, this section shall apply rather than section fifteen (15) of this Act. The labor commissioner or his inspector shall cause to be served on the person or persons violating the same, in the manner provided in the rules of civil procedure, a written notice to comply with the same and to refrain from using such piece of machinery or equipment until such defect is corrected. The notice shall specify the defect and violation. Pending the service of the written notice, the labor commissioner or his inspector may give oral notice to refrain from using such piece of machinery or equipment until such defect is corrected, but such oral notice shall not be effective for more than two (2) hours.

"If such piece of machinery or equipment violates any provision of the employment safety laws or any rule, any person using such piece of machinery or equipment in violation of such notice shall be guilty of a misdemeanor and upon conviction shall be punished as provided in section fifteen (15) of this Act. Such violation shall be prosecuted as provided in section fifteen (15) of this Act.

"Any person aggrieved by any action of the labor commissioner or his inspector under this section may appeal to the commission as provided in section sixteen (16) of this Act, or may commence an action in the district court in the county in which the alleged violation occurred. The written notice under this section shall not be suspended during such proceedings unless an injunction is granted by the court."

WARREN J. KRUCK.
H. L. HEYING.
MAX E. RENO.
HOWARD TABOR.
H. KENNETH NURSE.

EXPLANATION OF VOTE ON SENATE FILE 192

I am for the original intent and purpose of this bill to limit advertising along interstate highways. This additional federal money was intended to purchase existing billboards and the advertising rights of the property owners along existing and future interstate highways. However, the language of this bill does not require the purchase of these rights, and the approximate 1.7 million dollars will be used to construct approximately one and one-half miles of interstate highway.

Senator Shaff offered amendments which would have required these rights from the property owners. They were defeated. If they had carried, I would have voted for the bill. As the bill is now, property rights may be taken by the government without the owners receiving just compensation.

RICHARD L. STEPHENS.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, March 17, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MARCH 17, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend John Lane, pastor of the Reorganized Church of Jesus Christ of Latter Day Saints, Mt. Ayr, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Ely, from forty-eight residents of Linn County in opposition to the licensing of the medical physical therapists.

By Senator Reppert, from seven residents of Polk County in opposition to the licensing of the medical physical therapists; also, from twelve residents of Polk County favoring Sunday closing; also, from ten residents of Polk County in opposition to a tax on services.

By Senator Denman, from one thousand three hundred forty-one residents of Polk County favoring Sunday sales; also, from twenty-six residents of Polk County favoring proposed legislation which would enable the medical and surgical services plans to extend insurance coverage to licensed podiatrists.

ANNOUNCEMENT

Senator Kibbie rose on a point of personal privilege and expressed his appreciation for the expressions of sympathy and the floral tribute from the members of the Senate on the death of his sister.

PRESENTATION OF VISITORS

Senator Heying rose on a point of personal privilege and presented to the Senate the Honorable George L. Scott, a former member of the House of Representatives and a former member of the Senate from Fayette County, who was present in the Senate chamber.

Senator O'Malley asked and received unanimous consent to present to the Senate one hundred students, members of the senior class of the Ankeny High School, who were present in the balcony accompanied by their instructors, James Dresser and Maurice Kramer.

Senator Reppert asked and received unanimous consent to present to the Senate thirteen students, members of the senior class of East High School, Des Moines, who were present in the balcony. Senator Van Gilst asked and received unanimous consent to present to the Senate fifty-eight students, members of the American government class of the Tri-County High School, What Cheer, who were present in the balcony accompanied by their instructor, Irwin Hall III.

INTRODUCTION OF BILLS

Senate File 514, by committee on judiciary, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Clovie D. Walter.

Read first and second times and placed on the calendar.

Senate File 515, by committee on commerce, a bill for an act amending and revising chapter four hundred seventy-four (474), Code 1962, to provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission.

Read first and second times and placed on the calendar.

Senator Elvers called up the following report and moved its adoption:

REPORT OF JOINT COMMITTEE ON RULES

MR. PRESIDENT: Your joint committee on rules begs leave to report that it has had the permanent rules under consideration and recommends that the joint rules of the Senate and House of the Sixtieth General Assembly be made the permanent joint rules of the Sixty-first General Assembly.

Adolph Elvers, Chairman, Senate Rules Committee. Bernard Murphy, Chairman, House Rules Committee.

The motion prevailed and the report was adopted, and the joint rules of the Senate and House of the Sixtieth General Assembly became the joint rules of the Sixty-first General Assembly.

MOTION TO RECONSIDER WITHDRAWN

Senator Ely asked and received unanimous consent to withdraw the following motion filed by him:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 19 failed to pass the Senate.

JOHN M. ELY, JR.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

SPECIAL ORDER .

The time having arrived, President Fulton announced the special order of business for the consideration of Senate File 403, a bill for an act relating to employment safety and providing for an employment safety commission.

Senator Frommelt moved that action on Senate File 403 be deferred and that the bill be placed on the calendar under unfinished business, which motion prevailed.

HOUSE AMENDMENT CONSIDERED

Senator Reppert called up for consideration Senate File 38, a bill for an act relating to the municipal enterprises fund, and to amend section four hundred four point ten (404.10), Code 1962, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 38 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 Evansdale Enterprise, a newspaper published at Evansdale, Iowa, and in the Hudson Herald, a newspaper published at Hudson, Iowa."

The Senate concurred in the House amendment.

Senator Reppert 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, 56:

Balloun Ely Lange Reno Flatt Lisle Benda Reppert Lodwick Beneke Floy Rigler Briles Frommelt Lucken Rilev Buren Griffin Main Schroeder McGill Shaff. Burke Hagie McNally Burns Hansen Shirley Heaberlin Mills Shoeman Cassidy Coleman Heying Mincks Stanley Condon HillMurray Stephens DeKoster Kibbie Nims Tabor Vance Denman Klefstad Nurse Dodds Kruck O'Malley Van Gilst Elvers Kyhl Patton Walker

Navs, none.

Absent or not voting, 3:

Elthon Hagedorn Messerly

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

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 136, a bill for an act relating to salaries of county sheriffs, was taken up for consideration.

Senator Reppert offered the following amendment, filed by Senators Reppert and Beneke, and moved its adoption.

Amend Senate File 136 by striking the last six words in line 30, and the first word in line 31, and inserting in lieu thereof the words, "is not furnished a residence by the county, an additional sum of".

The amendment was adopted.

Senator Balloun asked and received unanimous consent to withdraw the amendment filed by him on March 16 and found on pages 535 and 536 of the Senate Journal.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 136 by adding the following as a new section thereto: "Section three hundred thirty-seven point eleven (337.11), subsection eleven (11), Code 1962, is hereby amended by striking all after the word "sand" in line 9, all of lines 10 and 11 and the word "thousand" in line 12.

The amendment was adopted.

Senator Walker moved the previous question on the bill, which motion prevailed.

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

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

Ayes, 53:

Balloun	
Benda	
Beneke	
Briles	
Buren	
Burke	
Burns	
Cassidy	
Coleman	
Condon	
DeKoster	
Denman	
$\underline{\text{Dodds}}$	
Elvers	

Ely
Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Kibbie
Kruck
Kyhl
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Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims

Nurse

O'Malley Patton Reno Reppert Riley Schroeder Shaff Shirley Shoeman Tabor Vance Van Gilst Walker Nays, 5:

Hill

Rigler

Stanley

Stephens

Klefstad

Absent or not voting, 1:

Elthon

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

RECONSIDERATION OF MOTION TO RECONSIDER

Senator Beneke moved that the rules be suspended and that the Senate reconsider the vote by which the motion to withdraw the motion filed by Senator Ely for reconsideration of Senate File 19, was adopted by the Senate.

On the question "Shall the Senate reconsider the vote by which the motion to withdraw the motion for reconsideration be adopted?" the vote was:

Ayes, 43:

Balloun
Beneke
Briles
Buren
Burke
Burns
Cassidy
Condon
DeKoster

Elvers
Ely
Flatt
Floy
Frommelt
Hagie
Hagedorn
Heaberlin
Heying
Hill
Kibbie

Kruck
Kyhl
Lange
Lodwick
Lucken
McGill
McNally
Murrav
Nims
Nurse
O'Malley

Patton Reno Rigler Schroeder Shaff Shirley Shoeman Stanley Tabor Vance

Nays, 7:

Benda Coleman

Denman

Dodds

Hansen Messerly Stephens Van Gilst Walker

Absent or not voting, 9:

Elthon Griffin Klefstad

Lisle Main Mills Mincks Reppert Rilev

The motion having received the necessary majority was declared adopted.

MOTION TO SUBSTITUTE

MR. PRESIDENT: I move to substitute Senate File 23 for Senate File 403.

DAVID STANLEY.

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 13, a

bill for an act relating to the method of operation and the regulating of county mutual insurance associations.

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

Senate File 227, a bill for an act to be known as the Uniform Commercial Code.

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

House File 57, a bill for an act to change the bounty on wild animals.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 57, a bill for an act to change the bounty on wild animals.

Read first and second times and passed on file.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

SENATE CONCURRENT RESOLUTION 20 By Riley and Stanley

Whereas, a citizen of this state whose vocation is that of public school teacher was reportedly asked to resign his position as school teacher as a result of his election to the General Assembly in the general election of November 3, 1964, which request to resign was reportedly later withdrawn, and

Whereas, it is now reported that the said citizen in question has been notified that his teaching contract will not be renewed by the public school district employing him, and

Whereas, a reasonable inference may be drawn that the action not to renew the said citizen's contract to teach is based in whole or in part on the said citizen's decision to seek public office and his subsequent election.

Now, Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of the State of Iowa, the House Concurring: That the people of the state, through their elected representatives in the legislature assembled, hereby state and declare that it is the policy of this state that no citizen be deterred from seeking elective office in this government, and that in no case should the government of this state or any political subdivision thereof discourage any public employee from seeking elective office, and

Be It Further Resolved that it is the policy of this state that any employee of the State of Iowa, or employee of any political subdivision thereof, who seeks election to public office shall, if elected, be granted a leave of absence without pay for the period of time that his elective duties prevent him from discharging his regular employment by the government of the state or any political subdivision thereof, without prejudice to his future

employment with the government of the State of Iowa or the respective subdivision thereof.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 8, 75, 85, 112, 150 and 268.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr., 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 8, 75, 85, 112, 150 and 268.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate Files 8, 75, 85, 112, 150 and 268.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Mr. PRESIDENT: Your committee on judiciary to which was referred Senate File 261, a bill for an act to define a lottery, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 310, a bill for an act relating to drivers of emergency vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 408, a bill for an act relating to the registration of professional

engineers and land surveyors and the regulation of these professions, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 415, a bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by non-resident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town, 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 415 as follows:

By adding in section 1, after the word "aliens" in line four (4) the following: ", or corporations organized under the laws of any foreign country."

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 481, a bill for an act relating to the ownership of individual apartment units, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 61, a bill for an act relating to voluntary surrender of class "A" beer permit, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 64, a bill for an act relating to supervision of dancing where beer is sold, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 79, a bill for an act to change the mandatory five hundred square footage requirement for class "B" beer permittees authorized to allow

dancing, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 170, a bill for an act relating to the rules of administrative agencies, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 206, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 235, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 236, a bill for an act to amend section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross-examination of witnesses, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Mincks submitted the following report:

Mr. President: Your committee on industrial and human relations to which was referred Senate File 492, a bill for an act to provide for union security agreements except those agreements that require union membership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties of said commission, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 42, a bill for an act to amend section ninety-

six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 246 as follows:
- 2 1. Amend section 1, by striking all of subsection 2.

CHARLES F. GRIFFIN.

- 1 Amend Senate File 330 as follows:
 - 1. By adding to section 8 the following new subsection:
- 3 "Except as otherwise provided, this Act shall not apply to the
- 4 administering, dispensing, or selling of any preparation contain-
- 5 ing not more than one (1) grain (64.8 mg.) of codeine, or any of
- 6 its salts, per one (1) fluid ounce (29.5729 cc.) or per one (1)
- 7 avoirdupois ounce (28.3 gms.), when such pharmaceutical prepara-
- 8 tions of narcotic drugs are administered, dispensed, or sold by 9 persons and under conditions prescribed by the hoard."
- 9 persons and under conditions prescribed by the board."
 10 2. Amend section 20 by striking lines
- 11 31 through 34 and inserting in lieu thereof the
- 12 following:
- 13 "4. For violation of the provisions of this Act concerning
- 14 the manufacturing, selling, administering to another person, or
- 15 dispensing a narcotic drug, the imposition or execution of sentence
- 16 shall not be suspended and probation or parole shall not be granted
- 17 until the minimum imprisonment herein provided for the offense
- 18 shall have been served."

CHARLES F. GRIFFIN.

- 1 Amend the Stanley amendment filed March 12, 1965, to
- 2 Senate File 403 as follows: (references to sections
- 3 and links refer to the text of Senate File 23).
- 4 1. In section 9, line 9, strike everything after the
- 5 period and all of lines 10 and 11.

GILBERT E. KLEFSTAD.

- 1 Amend Senate File 212 as follows:
- 2 1. Amend section 1, line 3, by inserting after the first word "milk"

3 the following: "except that sold in semifrozen form".

- 2. Further amend section 1, by adding the following new subsection immediately following subsection 2:
- 6 "'Secretary' means the secretary of agriculture of the State of 7 Iowa."
- 7 lowa."
 8 3. Further amend section 1, by striking all of subsection 5 and
- 9 inserting in lieu thereof the following: 10 "'Distributor' means any person engaged in the business of
- selling any dairy product at wholesale and any person engaged in
- 12 the business of selling any dairy product at retail on home delivery 13 routes."
- 4. Further amend section 1 by striking in line 15 the following:
- 15 "hospitals, schools,".
- 16 5. Further amend section 1, line 17, by inserting after the period

section 1:

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the following: "This subsection shall not apply to schools, churches 17 or other charitable institutions not operated for profit." 18 6. Further amend section 1 by striking all of subsections 9 and 10 19 and inserting in lieu thereof the following new subsection: 20 "Cost of a dairy product to a distributor or to a retailer means. 21 that portion of all of the expenses of such distributor or such 22 retailer which, under any system of cost accounting which is in 23 24 accordance with sound accounting principles and reasonably adapted 25 to the business of such distributor or such retailer, is fairly allocable to such dairy product or the sale thereof to its customers 26 27 or to a particular class thereof. Such cost shall include, but not be limited to, expenses for labor, salaries, administration, rent. 28 29 interest, depreciation, power, raw and processed ingredients. 30 materials, supplies, maintenance of equipment, selling, local and 31 national advertising, transportation, delivery, credit losses, licenses and other fees, taxes other than income taxes, and insurance. 32 33 There shall be a presumption that, in the absence of specific evidence 34 to the contrary, the cost to a retailer is not less than the invoice 35 price paid by the retailer for a unit or package of a dairy product,

a retailer in connection with the sale of a dairy product shall be 43 treated as a reduction in the price thereof, and not as a cost of doing business." 44 45 7. By adding the following new section immediately following

(or, in the case of a retailer which processes its own dairy products.

its cost thereof at its plant dock), plus an amount representing such retailer's 'cost of doing business', computed as sixteen (16) percent

of such net price or cost. For the purpose of the application of

this paragraph the value to the consumer of any trading stamps,

certificates of redeemable value, or other gift or premium given by

"The secretary of agriculture is hereby entrusted with the administration and enforcement of this Act. There is hereby created in the department of agriculture a division to be known as the "Division of Dairy Trade Practices". The head of the division shall be the "Chief of the Division of the Dairy Trade Practices". All powers of the secretary under this Act may be exercised by and through the chief of the division of dairy trade practices. The secretary shall employ such professional and other personnel as, in his judgment, shall be necessary to the proper performance of his duties hereunder."

8. Amend section 2 by adding the following new subsection: "4. Price differentials made in good faith to meet an equally low price of a competitor."

9. Amend section 3 by striking all of the first sentence and inserting in lieu thereof the following: "It shall be unlawful for any person to discriminate in price by selling or offering to sell any dairy product to any purchaser in the State of Iowa at prices lower than those exacted by such persons elsewhere in the state for the purpose or with the effect of injuring competition or tending to create a monopoly; provided however, that nothing herein contained shall prevent price differentials which make only due allowance for differences in the cost of sale or transportation resulting from differing methods or quantities in which such dairy products are sold or transported to such purchasers; and provided further, that nothing herein contained shall prevent sales made in good faith to meet an equally low price of a competitor."

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- 71 10. Further amend section 3, line 15, by inserting after the word 72 "such" the following: "cost of sale or".
 - 11. By adding the following new section immediately after section 3:
 - 1. "It shall be unlawful for any processor or distributor, or retailer to engage in the following practice:
- 76 1. To enter into any agreement or contract with any 77 other person for the establishment or maintenance of minimum 78 prices of dairy products in restraint of trade and for the 79 purpose of eliminating free and open competition in the sale 80 of dairy products. It is the purpose of this paragraph to 81 make applicable to sales of dairy products in this state. 82 legal restrictions similar to those imposed by Sec. 1 of the 83 Sherman Anti-trust Act (15 U.S.C., Sec. 1), and this paragraph 84 shall be given a construction similar to that from time to time 85 given to that Act.
 - 2. To sell or offer to sell within the state any dairy product for less than the cost to the processor, distributor, or retailer where the effect may be substantially to lessen competition or to injure, destroy, or prevent competition with the person buying or the person selling such product; provided that this shall not prevent sales made in good faith to meet competition."
 - 2. "It shall be unlawful for any processor or distributor to sell or contract to sell dairy products in this state or any part of it at unreasonably low prices for the purpose of destroying competition or eliminating a competitor. It is the purpose of this paragraph to make applicable to the sales of dairy products in this state legal restrictions similar to those proposed by Section 3 of the Robinson Patman Act (15 U.S.C. Sec. 13 A) and this paragraph shall be given a construction similar to that from time to time given to that Act."
- 102 103 12. Strike section 5 and insert in lieu thereof the following: 104 "Price list to be filed. All distributors offering dairy 105 products for sale within the state shall file with the department 106 on a form provided by said department a complete price list showing 107 the invoice price of such distributor of all items of dairy products 108 sold or offered for sale by them. Distributors who offer dairy 109 products for sale both at their respective places of business and 110 deliver to retailer or retail outlets, shall include on such price 111 lists filed with the department the different prices established for 112 dairy products offered for sale at their respective places of 113 business and for dairy products delivered to the retailer or retail 114 outlet. Distributors who offer dairy products for sale to consumers 115 on home delivery routes shall include on such price lists filed with 116 the department, the different prices established for dairy products 117 offered for sale to such consumers. Within thirty (30) days after the effective date of this Act, every distributor shall file with the 118 119 department its initial price schedule and schedules of discounts and 120 rebates and thereafter, every distributor shall charge its prices in 121 accordance with its schedule on file with the department until such 122 price schedule is changed as hereinafter provided. Before any

distributor may make any change in its price schedule and prices

charged, it shall give notice by certified mail to the department

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setting forth its new schedule of prices or new schedule of discounts 125 and rebates ten (10) days prior to the effective date of any change 126 127 in such schedule on file with the department (except that where 128 prices are changed in good faith to meet an equally low price of a 129 competitor, notice to the department of the new schedule of prices 130 shall be given within two (2) business days after such change). The 131 initial filing of schedules or any new schedules shall be filed with 132 the department either in person or by certified mail. Price lists 133 filed with the department shall be used only for determining and

134 proving violations of this Act. Failure or refusal to file current price lists with the department shall be a violation of this Act." 135 136 13. Amend section 8, line 7, by inserting after the word "price" 137

the following: "with at least six (6) percent annual interest on

138 the principal amount". 139

14. Amend section 9, line 12, by inserting after the word "a" the following: "security agreement or".

15. Further amend section 9, line 16, by inserting after the word "is" the following: "intended by such processor or distributor to be". 16. Amend section 11, by striking the word "wholesaler" where it

appears in line 11 and in line 14 and inserting in lieu thereof the

145 following: "processor or distributor".

146 17. Amend section 13 by striking all of line 2 and inserting in 147 lieu thereof the following: "giving away dairy products to be 148 consumed on the sale premises.". 149

18. Amend section 14, line 5, by inserting after the word "value"

150 the words "all as".

19. Amend section 16 by striking all of the last two sentences and inserting in lieu thereof the following: "Whenever it shall appear that any person is violating or threatening to violate any of the provisions of this Act or the regulations or orders of the secretary, then the department may call upon the county attorney of any county in which such violation occurred to bring suit against such person in the district court to restrain such person from continuing or from carrying out the acts or practices alleged. In such suit he may obtain such injunction prohibitory and mandatory including temporary restraining orders and temporary injunctions as the facts may warrant without being required to prove that an adequate remedy at law does not exist and without being required to give bond."

20. By adding the following new sections immediately after

section 16:

1. "Whenever the department has reason to believe that any distributor or retailer or processor may be in possession of information relevant to an investigation by it of suspected violations of the provisions of this Act, the secretary may require such person to file with him in such form as he may prescribe special reports or answers in writing to specific questions furnishing such information. Such reports and answers shall be made under oath or otherwise as the secretary may prescribe and shall be filed with him within such reasonable period as he may prescribe. Any person who fails without lawful cause to file such reports or answers in writing within the period prescribed or shall willfully make or cause to be made any false statement in any such report or answer in writing shall be guilty of a misdemeanor and upon conviction

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thereof fined not less than five hundred (500) dollars nor 179 180 more than one thousand (1,000) dollars."

181 2. "Whenever the secretary has reason to believe that any person has violated any of the provisions of this Act or any 182 rules or regulations adopted thereunder, he may enter an order 183

184 requiring such person to appear before him and show cause why

185 an order should not be entered requiring such person to 186 cease and desist from the violations charged. Such order

187 shall set forth the alleged violations, fix the time and place

188 of the hearing, and provide for notice thereof which shall

189 be given not less than twenty (20) days before the date of 190 such hearing. After hearing by the secretary, or if the person

191 charged with such violation fails to appear at the time of said

192 hearing, if he finds such person to be in violation he shall

193 enter an order requiring such person to cease and desist from

194 the specific acts, practices, or omissions so found to be in

195 violation and from related acts, practices or omissions. Any 196 such order shall become final upon the expiration of thirty (30)

197 days after its entry if no appeal is taken therefrom.

Any person aggrieved by any order entered by the secretary or other action of the secretary may take an appeal therefrom to the district court as provided elsewhere herein for license denial, suspension or revocation.

Any person violating any order of the secretary under the first paragraph of this section after the same has become final or on the termination of any review proceedings shall be subject to a civil penalty to be levied by the district court in a proceeding instituted for that purpose in an amount of not less than five hundred (500) dollars and not more than ten thousand (10,000) dollars provided that in the case of continuing violations the minimum amount of such penalty shall be either five hundred (500) dollars or twenty-five (25) dollars for each day of violation, whichever is the larger."

211 212 21. Amend section 19, line 2, by striking the word "person" and 213

inserting in lieu thereof the words "processor or distributor". 214 22. Further amend section 19, lines 2 and 3 by striking "one 215 hundred seventy point two (170.2)", and inserting in lieu thereof 216 the following: "one hundred ninety-two point one (192.1)".

23. Further amend section 19, by striking all of lines 4, 5 and 6 and inserting in lieu thereof the following: "cease and desist order issued under the provisions of this Act after the same has become final and continued in such violation after the expiration of a ten-day notice from the department of intention to commence

222 proceedings for the denial, suspension or revocation of such

223 license, and it". 224

24. Further amend Senate File 212 by renumbering the sections and subsections to conform with this amendment.

> C. Joseph Coleman. ELMER F. LANGE.

Amend House File 349 as follows:

1 2 1. By striking lines 2 and 3 of section 1

and inserting in lieu thereof the words "county treasurer, county recorder, and clerk of the district court".

4 5 2. By striking section 5 and inserting in lieu thereof

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the following as section 5:
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      a. "Each sheriff shall receive an annual salary as provided in
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    the following table:
                                              Salary Not Less Than
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        Population of County
                                                       $ 6,000
10
          Less than 10,000
           10.000 to 20.000
                                                         6,500
11
           20,000 to 30,000
                                                         7.000
12
           30,000 to 40,000
                                                         7,500
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           40,000 to
                      50,000
                                                         8.000
                                                         8.500
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           50.000 to
                      60,000
                                                         9,000
16
           60,000 to 75,000
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           75.000 to 100.000
                                                         9,500
          100,000 to 150,000
                                                        10,000
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                                                        12,000
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                     150.000
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      b. "In counties where the sheriff does not live in the jail
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    quarters, seven hundred fifty (750) dollars per annum in addition
    to the pay schedule provided in this Act."
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      3. Further amend House File 349 by adding the following new
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                                                                   section:
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      "Section three hundred thirty-eight point one (338.1),
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    Code 1962, is hereby amended by striking from line five (5)
26
    the words "one hundred".
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      4. Amend the title to House File 349 by inserting after the
    word "salaries" the words "and meal allowance".
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                                                HOWARD C. REPPERT, JR.
      Amend House File 349 by striking all of section 3
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    and inserting in lieu thereof the following:
      "Sec. 3. Section three hundred thirty-one point twenty-two
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 4
    (331.22), Code 1962, is amended by striking from lines three (3)
    and four (4) the words "fourteen dollars" and inserting in lieu
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    thereof in each instance the words "fifteen dollars and fifty
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    cents".
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      "Further amend said section by striking the last paragraph
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    of said section of the Code and inserting in lieu thereof the
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    following:
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      "However in counties having a population in excess of forty
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    thousand by the last federal decennial census the members of
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    the boards of supervisors shall be paid on an annual basis
    according to the following schedule:
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                         Boards of five members
16
        Population of county
                                                   Annual Salary
           40,000 to 60,000
                                                       $4.800
17
           60,001 to 150,000
                                                         5.200
18
                     150,000
                                                        8,200
19
           over
                        Boards of three members
20
21
           40,000 to 60,000
                                                       $4,800
           60,001 to 100,000
                                                        6,200
22
                                                        6.400
          100,001 to 150,000
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These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties.

8.200

"Section three hundred thirty-one point twenty-three

150,000

over

(331.23), Code 1962, is amended by striking subsections four

- 30 (4), five (5), six (6) and seven (7)."
- 31 Further amend House File 349 by striking from lines
- 32 1 and 2 of section 8 the words and figures
- 33 "three hundred thirty-one point twenty-two (331.22),".

FRANCIS MESSERLY. J. HENRY LUCKEN.

- Amend House File 349 by adding the following new sections:
- 1, "In counties having less than forty thousand (40,000) popu-
- lation the board of supervisors may, acting on its own motion.
- 4 call an election for the purpose of voting on a proposal of pro-
- posals for combining the duties of any officers or employees desig-
- nated in section three hundred thirty-two point seventeen (332.17)
- 7 of the Code or may submit such proposal or proposals to be voted
- 8 upon at the next general election."
 - 2. "In counties having a population less than forty thousand
- 10 (40,000), no salary increase shall take effect until an election
- 11 is called by the board of supervisors for the purpose of voting
- 12 on a proposal or proposals for combining the duties of any officers
- 13 or employees designated in section three hundred thirty-two point
- 14 seventeen (332.17) and upon calling the election the salary in-
- 15 creases may take effect. The outcome of the election on such
- 16 proposal or proposals shall have no effect on the salary increases." JOHN M. ELY, JR.
 - Amend House File 349 as follows: 1
 - 2 1. By striking lines 2 and 3 of section 1 and inserting in
 - 3 lieu thereof the following:
 - 4 "county treasurer, county recorder, and clerk of the district
 - 5 court shall be computed from the following table:"
 - 6 2. By striking section 5. 7
 - 3. By striking from lines 4 and 5 of section 8 the words
 - 8 "three hundred forty point seven (340.7),".
 - 9 Further amend by renumbering the sections in conformity with
- 10 this amendment.

HOWARD C. REPPERT. JR.

- 1 Amend House File 349, section 3, by striking sub-
- section 4.

Andrew G. Frommelt. JOHN M. ELY, JR.

- Amend House File 349 by striking all after the enacting clause 1 and inserting the following:
- Section 1. Sections three hundred forty point one (340.1), 3
- three hundred forty point three (340.3), three hundred forty
- point five (340.5) and three hundred forty point eleven (340.11), 5
- 6 Code 1962, are amended by striking subsections one (1) to thir-
- teen (13), inclusive, from each of said sections and inserting
- in lieu thereof in each instance the following: 8
 - 1. Less than ten thousand, five thousand dollars.
- 2. Ten thousand and less than fifteen thousand, five thou-10
- sand one hundred fifty dollars. 11
- 12 3. Fifteen thousand and less than twenty thousand, five
- 13 thousand three hundred dollars.
- 14 4. Twenty thousand and less than twenty-five thousand, five
- thousand four hundred fifty dollars.

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- 16 5. Twenty-five thousand and less than thirty thousand, five thousand six hundred dollars.
- 18 6. Thirty thousand and less than thirty-five thousand, five 19 thousand seven hundred fifty dollars.
 - 7. Thirty-five thousand and less than forty thousand, five thousand nine hundred dollars.
 - 8. Forty thousand and less than forty-five thousand, six thousand fifty dollars.
- 9. Forty-five thousand and less than fifty thousand, six thousand two hundred dollars.
 - 10. Fifty thousand and less than sixty thousand, six thousand five hundred dollars.
 - 11. Sixty thousand and less than seventy thousand, six thousand eight hundred dollars.
- 30 12. Seventy thousand and less than eighty thousand, seven thousand one hundred dollars.
- 32 13. Eighty thousand and over, seven thousand four hundred 33 dollars.
- Sec. 2. Section three hundred thirty-one point twenty-two (331.22), Code 1962, is amended by striking from lines three (3) and four (4) the words "fourteen dollars" and inserting in lieu thereof in each instance the words "sixteen dollars".

Further amend said section by striking the last paragraph of said section of the Code and inserting in lieu thereof the following:

However in counties having a population in excess of forty thousand by the last federal decennial census the members of the boards of supervisors shall be paid on an annual basis according to the following schedule:

Boards of five members

46	Population of county				Annual Salary
47	40,000 to 60,000				\$ 5,000
48	60,001 to 150,000				5,400
49	over 150,000				8,400
50	Boards	\mathbf{of}	three	members	
51	40,000 to 60,000				\$ 5,000
52	60,001 to 100,000				6,400
53	100,001 to 150,000				6,600
54	over 150,000				8,400

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties.

Sec. 3. Section three hundred thirty-one point twenty-three (331.23), Code 1962, is amended by striking subsections four (4), five (5), six (6) and seven (7).

EUGENE M. HILL.

Amend Senate File 312 by striking all of section 14 after the word "certificate." in line 5 and inserting in lieu thereof the following:

"All such fees collected shall be remitted to the treasurer of state, who shall hold such moneys in a special fund to be known as the 'water supply certification fund', to be used by the board to administer and enforce the provisions of this Act. Such fund

- shall be subject at all times to the warrant of the state comp-
- troller, drawn upon written requisition of the chairman of the
- 10 board and attested by the secretary of the board for expenditures
- 11 necessary to administer and enforce the provisions of this Act.
- 12 If such fund becomes exhausted, such expenditures shall be cer-
- 13 tified in writing by the chairman of the board and attested by the
- secretary of the board to the state treasurer, who shall authorize
- 15 the state comptroller to draw warrants on the general fund for the
- 16 amount such expenditures are in excess of moneys in such fund.
- 17 Any remainder in such fund at the end of each fiscal year shall
- be paid into the general fund of the state."

JOHN M. ELY, JR.

On motion of Senator Klefstad, the Senate adjourned until 8:30 a.m., Thursday, March 18, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MARCH 18, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Senator Max Milo Mills, Marshalltown, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Tabor, from thirty residents of Jackson County in opposition to school bus transportation for all school children.

By Senator Main, from thirty-two residents of Decatur, Ringgold and Union Counties in opposition to school bus transportation for all school children; also, from thirty-eight residents in opposition to all forms of legalized gambling.

PRESENTATION OF VISITORS

Senator Ely asked and received unanimous consent to present to the Senate one hundred forty students, members of the senior government class of the Marion High School, who were present in the balcony accompanied by their instructor, Charles Boquist.

INTRODUCTION OF BILL

Senate Joint Resolution 24, by committee on governmental affairs, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Read first and second times and placed on the calendar.

UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Burns, Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, was taken up for further consideration.

Senator Lange moved that Senate File 111 be rereferred to the committee on ways and means.

The motion was lost.

Senator Shaff asked and received unanimous consent to withdraw the amendment filed by him on March 12 and found on page 515 of the Senate Journal.

Senator Burns offered the following amendment and moved its adoption:

Amend Senate File 111 as follows:

1. By striking section 2 and inserting in lieu thereof the following:

"Section three hundred twelve point three (312.3), Code 1962, is amended

by adding at the end of subsection two (2) the following:

'A city or town may have one (1) special federal census taken each decade, and the population figure thus obtained shall be used in apportioning amounts under this subsection beginning the calendar year following the year in which the special census is certified by the secretary of state.'"

2. By striking section 3 and inserting in lieu thereof the following:

"Section one hundred twenty-three point fifty (123.50), Code 1962, is amended by adding in line eleven (11) of subsection three (3) after the word "census." the following:

'A city or town may have one (1) special federal census taken each decade, and the population figure thus obtained shall be used in apportioning amounts under this subsection beginning the calendar year following the year in which the special census is certified by the secretary of state.'"

The amendment was adopted.

Senator Lange asked unanimous consent that action on Senate File 111 be deferred and that the bill retain its place on the calendar under unfinished business.

Objection was raised.

Senator Lange moved that action on Senate File 111 be deferred and that the bill retain its place on the calendar under unfinished business, which motion prevailed.

SPECIAL ORDER

The time having arrived, President Fulton announced the special order of business for the consideration of House File 349.

THIRD READING OF BILLS

On motion of Senator Reppert, House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

President pro tempore O'Malley took the chair at 9:15 a.m.

Senator Hill called up the amendment filed by him on March 17, and found on pages 555 and 556 of the Senate Journal, and moved its adoption.

President Fulton took the chair at 9:25 a.m.

The amendment was lost.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him on March 17 and found on pages 553 and 554 of the Senate Journal.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 349 as follows:

1. By striking lines 2 and 3 of section 1 and inserting in lieu thereof the following:

"county treasurer, county recorder, and clerk of the district court shall be computed from the following table:"

2. By striking section 5.

3. By striking from lines 4 and 5 of section 8 the words "three hundred forty point seven (340.7)".

forty point seven (340.7),".

Further amend by renumbering the sections in conformity with this

amendment.

The amendment was adopted.

Senator Ely offered the following amendment:

Amend House File 349 by adding the following new sections:

1. "In counties having less than forty thousand (40,000) population the board of supervisors may, acting on its own motion, call an election for the purpose of voting on a proposal or proposals for combining the duties of any officers or employees designated in section three hundred thirty-two point seventeen (332.17) of the Code or may submit such proposal or proposals to be voted upon at the next general election."

2. "In counties having a population less than forty thousand (40,000), no salary increase shall take effect until an election is called by the board of supervisors for the purpose of voting on a proposal or proposals for combining the duties of any officers or employees designated in section three hundred thirty-two point seventeen (332.17) and upon calling the election the salary increases may take effect. The outcome of the election on such proposal or proposals shall have no effect on the salary increases."

Senator Ely asked and received unanimous consent to withdraw the amendment.

Senator Messerly offered the following amendment filed by Senators Messerly and Lucken:

Amend House File 349 by striking all of section 3 and inserting in lieu thereof the following:

"Sec. 3. Section three hundred thirty-one point twenty-two (331.22), Code 1962, is amended by striking from lines three (3) and four (4) the words "fourteen dollars" and inserting in lieu thereof in each instance the words "fifteen dollars and fifty cents".

"Further amend said section by striking the last paragraph of said section

of the Code and inserting in lieu thereof the following:

"However in counties having a population in excess of forty thousand by

the last federal decennial census the members of the boards of supervisors shall be paid on an annual basis according to the following schedule:

Boards of five members

Population	of county	Annual Salary
40,000 to	60,000	\$4, 800
60,001 to	150,000	5,200
over	150,000	8,200
	Boards of three members	
40,000 to	60,000	\$4,800
60,001 to	100,000	6,200
100,001 to	150,000	6,400
over	150,000	8,200

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties.

"Section three hundred thirty-one point twenty-three (331.23), Code 1962, is amended by striking subsections four (4), five (5), six (6) and seven (7)."

Further amend House File 349 by striking from lines 1 and 2 of section 8 the words and figures "three hundred thirty-one point twenty-two (331.22).".

Senator Denman offered the following amendment to the amendment, filed by Senators Denman, O'Malley and Reppert, and moved its adoption:

Amend the amendment by striking therefrom line 19 and inserting in lieu thereof the following two new lines:

"150,001 to 200,000 8,200 over 200,000 10,950"

The amendment to the amendment was adopted.

Senator Rigler offered the following amendment to the amendment: Amend the amendment as follows:

- 1. By striking in lines 6 and 7 the words "fifteen dollars and fifty cents" and inserting in lieu thereof the following: "seventeen dollars and fifty cents".
- 2. Amend line 17 by striking the figure "4,800" and inserting in lieu thereof "5.500".
- 3. Amend line 18 by striking the figure "5,200" and inserting in lieu thereof "6,000".
- 4. Amend line 19 by striking the figure "8,200" and inserting in lieu thereof "9.750".
- 5. Amend line 21 by striking the figure "4,800" and inserting in lieu thereof "5.500".
- 6. Amend line 22 by striking the figure "6,200" and inserting in lieu thereof "7.250".
- 7. Amend line 23 by striking the figure "6,400" and inserting in lieu thereof "7.500".
- 8. Amend line 24 by striking the figure "8,200" and inserting in lieu thereof "9,750".

Senator Rigler asked and received unanimous consent to withdraw divisions 4 and 8 of the amendment to the amendment.

On motion of Senator Rigler, the amendment to the amendment was adopted.

On motion of Senator Messerly, the amendment as amended was adopted.

Senator Frommelt asked and received unanimous consent to withdraw the amendment filed by him on March 3 and found on page 496 of the Senate Journal; also, the amendment filed by Senators Frommelt and Ely on March 17 and found on page 555 of the Senate Journal.

Senator Lodwick offered the following amendment and moved its adoption:

Amend House File 349, section 6, line 5, by striking the words "said deputies" and inserting in lieu thereof the words "deputies in excess of two".

The amendment was adopted.

Senator Flatt offered the following amendment:

Amend House File 349, section 1, line 2, after the word "court," by adding the words "county attorney,".

Senator Flatt asked and received unanimous consent to withdraw the amendment.

Senator Schroeder offered the following amendment:

Amend House File 349 by adding a new section at the end thereof:

"It is hereby declared to be the policy of this state that all courthouses shall be open for the transaction of business five and one-half (5½) days per week. Such period shall include Saturdays from 8 a.m. to 12 noon."

Senator Mincks raised a point of order on the amendment for the reason that the amendment was not germane to the bill.

The Chair ruled the point not well taken.

Senator Schroeder asked and received unanimous consent to withdraw the amendment.

Senator Schroeder offered the following amendment and moved its adoption:

Amend House File 349 by adding a new section at the end thereof:

"It is hereby declared to be the policy of this state that all courthouses shall be open for the transaction of business five and one-half (5½) days per week. Such period shall include Saturdays from 8 a.m. to 12 noon, excepting legal holidays."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 36:

Balloun Heaberlin Lucken Schroeder Briles Heying. Messerly Shaff Burns Hill Mills Shoeman DeKoster Klefstad Nims Stanley Stephens Elvers Kruck Nurse Griffin Kyhl Patton Tabor Hagedorn Lange Reno Vance Hagie Lisle Rigler Van Gilst Lodwick Walker Hansen Riley

Nays, 21:

Benda Denman Frommelt Mincks Beneke Dodds Kibbie Murray Buren Main Ely O'Malley Flatt McGill Cassidy Reppert Shirley Coleman Flov McNally Condon

Absent or not voting, 2: Burke Elthon

The amendment was adopted.

Senator Murray offered the following amendment:

Amend House File 349 as follows:

1. Amend section 3 by striking line 18 from the Messerly and Lucken amendment filed March 17, 1965, and inserting in lieu thereof the following: "60,001 to 150,000, or over 950 square miles in area \$5,200.".

Senator Rigler raised a point of order on the validity of amendment.

The Chair ruled the point well taken and the amendment out of order.

Senator Lodwick offered the following amendment and moved its adoption:

Amend House File 349, section 2 by adding the following:

"The board of supervisors shall allow an additional five hundred dollars (\$500.00) compensation in counties having two places at which the district court is held."

The amendment was adopted.

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

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

Ayes, 57:

Balloun Coleman Flov Hill Benda Condon Frommelt Kibbie Beneke DeKoster Griffin Klefstad Briles Denman Hagedorn Kruck Buren Dodds Hagie Kyhl Burke Elvers Hansen Lange Burns Ely Heaberlin Lisle Cassidy Flatt Lodwick Heying

Lucken Nims Rigler Stanley Stephens McGill Nurse Riley McNally Tabor O'Malley Schroeder Patton Shaff Vance Messerly Van Gilst Reno Shirley Mills Walker Mincks Reppert Shoeman Murray

Nays, 1:

Main

Absent or not voting, 1:

Elthon

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

Senator Stephens 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 Coleman, Senate File 287, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles, was taken up and considered.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 287 by adding a new section at the end thereof as follows:

"Section three hundred twenty-two point fourteen (322.14), Code 1962, is hereby repealed."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 22:

Beneke Heaberlin Main Reppert Burns Heving Mincks Rigler Cassidy O'Mallev Rilev Hill DeKoster Klefstad Patton Schroeder Denman Lucken Reno Stanley Dodds

Navs. 31:

Balloun Lodwick Flov Shaff Frommelt Briles McGill Shirley Buren Griffin McNally Shoeman Hagedorn Stephens Burke Messerly Mills Kibbie Tabor Coleman Murray Vance Elvers Kruck Van Gilst Ely Kyhl Nims Flatt Walker Lange Nurse

Absent or not voting, 6:

Benda Elthon Condon

Hagie

Hansen

Lisle

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 287 by adding a new section at the end thereof as follows:

"Section three hundred twenty-two point ten (322.10), Code 1962, is hereby amended by adding a new subsection four (4) as follows:

'During the pendency of an appeal from an order of the department revoking, suspending or denying renewal of the license of any licensee under this chapter, such license shall continue in full force and effect."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 16:

Beneke DeKoster Dodds Elv

Flatt Hill Klefstad Lange

Main O'Mallev Reno Reppert

Rigler Rilev Schroeder Stanley

Nays, 37:

Balloun

Briles Buren Burke Burns Cassidy Coleman Elvers Floy

Griffin Hagedorn Hansen Heaberlin Heying Kibbie Kruck Kvhl Lodwick

Lucken McGill McNally Messerly Mills Mincks Murray Nims Nurse

Patton Shaff Shirley Shoeman Stephens Tabor Vance Van Gilst Walker

Frommelt

Absent or not voting, 6:

Benda Condon Denman Elthon

Hagie

Lisle

The amendment 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 adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 19, directing the Code Editor to requisition from the state Printing Board the printing and binding of one thousand additional copies of the 1962 Code.

Also: That the House has adopted the report of joint committee on rules in which the concurrence of the House was asked.

Also: That the House has adopted the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 21, proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

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 to create and establish a state tort claims act.

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

House File 59, a bill for an act relating to marking and branding livestock.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 59, a bill for an act relating to marking and branding livestock.

Read first and second times and passed on file.

ANNOUNCEMENT

Senator Buren, Senator Floy and Senator Nurse stated that their names had been mistakenly placed as sponsors of Senate File 342.

SENATE FILE 271 RETURNED TO COMMITTEE

Senator Frommelt asked and received unanimous consent that Senate File 271 be returned to the committee on education.

ADDITIONAL COPIES

Senator Mincks asked and received unanimous consent to have five hundred additional copies of Senate File 492 printed.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on March 17, 1965, the Governor had approved the following bill:

Senate File 113, relating to nonprofit corporations.

REPORTS OF COMMITTEES

Senator Hagedorn submitted the following report:

Mr. President: Your committee on transportation to which was referred Senate File 213, a bill for an act to provide for statewide periodic motor vehicle inspection, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on transportation to which was referred Senate File 324, a bill for an act relating to flashing safety warning lights on vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on transportation to which was referred Senate File 369, a bill for an act pertaining to the issuance of driver's licenses, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on transportation to which was referred Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 17, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights used by the state and the political subdivisions of the state, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN. Chairman.

Ordered passed on file.

Senator Hill submitted the following report:

Mr. President: Your committee on conservation and recreation to which was referred Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on conservation and recreation to which was referred **Senate File 304**, a bill for an act to define the use of water in highway construction as a nonregulated use for the purposes of chapter four hundred fifty-five A (455A), Code 1962, begs leave to report it has had the same under consideration and recommends the same **do pass**.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on conservation and recreation to which was referred Senate File 348, a bill for an act to amend section one hundred

nine point seventy-three (109.73), Code 1962, relating to use of throw lines or trot lines in fishing, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred Senate File 475, a bill for an act to establish a system of state preserves and to provide for the control and management of same, 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 475 by striking sections 14 and 15.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Senator Kibbie submitted the following report:

Mr. President: Your committee on education to which was referred Senate File 276, a bill for an act to authorize school districts to purchase annuity contracts for employees, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on education to which was referred Senate File 311, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Ely submitted the following report:

Mr. PRESIDENT: Your committee on public health to which was referred Senate File 285, a bill for an act relating to drugs and medicines, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on public health to which was referred Senate File 296, a bill for an act to amend chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, relating to the issuance of a license to practice osteopathic medicine and surgery, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on public health to which was referred Senate File 301, a bill for an act to provide for participation of podiatrists in

hospital and medical service plans, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY. JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 224, a bill for an act relating to secondary roads, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 246, a bill for an act relative to claims against counties, 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 246 as follows:

1. Amend section 1, by striking all of subsection 2.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred **Senate File 392**, a bill for an act relating to the definition of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 492 as follows:
 - 1. Amend section 5, line 5, by striking the words
- 3 "after reasonable notice to all parties concerned" and
- 4 inserting in lieu thereof the words "and any party to be so
- 5 restrained or enjoined shall be given reasonable notice of
- 6 such hearing".
- 2. Amend section 5, line 7, by striking the words
- 8 "substantial and", and by striking all of line 8 and insert-
- 9 ing in lieu thereof the following: "the commission or

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ment or death.

10 continuance of some act would greatly or irreparably injure 11 the complainant".

3. Amend section 8 by adding after the word "day" in

line 7, the words "per member". 13

- 4. Amend section 8, line 59, by inserting before the word "Any", the following: "In the absence of fraud, the findings of fact made by the board shall be conclusive."
- 17 5. Amend section 8, line 64, by inserting the word "following" before the word "grounds"; by inserting a colon 18

19 (:) after "grounds", and by striking lines 65, 66 and 67, and 20

inserting in lieu thereof the following:

"1. If the board acted without or in excess of its 21 22 powers.

23 "2. If the order was procured by fraud.

"3. If the facts found by the board do not support the order.

26 "4. If there is not sufficient competent evidence in

27 the record to warrant the making of the order or decision."

TOM RILEY.

1 Amend House File 31 by striking all after the enacting clause 2 and inserting in lieu thereof the following: 3

Section 1. Section ninety-seven A point one (97A.1) Code 1962, is hereby amended by adding the following subsection:

"'Pension compensation' shall mean the member's average final compensation adjusted in the ratio of the earnable compensation payable on each July one (1) to an active member having the same or equivalent rank or position as was held by the retired

or deceased member at the time of retirement or death to the earnable compensation of such member at his retirement or death."

11 Sec. 2. Section ninety-seven A point six (97A.6), Code 1962. 12 is amended by adding the following subsection:

"Pensions payable under this section shall be adjusted as

"a. As of the first of July of each year, the monthly pensions authorized in this section payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The formula authorized in this section which was used to compute the retired member's or beneficiary's pension at the time of retirement or death including all amendments to the formula which may be adopted subsequent to the member's retirement or death, shall be used in the recomputation, except the pension compensation shall be used in lieu of the average final compensation which the retired or deceased member was receiving at the time of retirement or death. The adjusted monthly pension shall be the amount payable at the member's retirement or death adjusted by one-half (1/2) of the difference between the recomputed pension and the amount payable at the member's retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of the member's retire-

"b. As of the first of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall

be adjusted to equal six (6) percent of the monthly salary payable on such July first to an active member having the rank of senior patrolman of the Iowa highway safety patrol. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9), and thirteen (13) of this section, the amounts provided for in said subsection shall be payable.

"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July one (1) of the year which the adjustment is made and shall continue in effect until the next following July one (1) at which time the monthly pensions shall again be recomputed and all monthly pensions adjusted

48 in accordance with the recomputations.
49 "d. The adjustment of pensions requ

"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as increases granted to other ranks and positions in the department."

Sec. 3. Section ninety-seven A point eight (97A.8), Code 1962, is hereby amended by striking from subsection one (1), paragraph a, lines eleven (11) through thirty-one (31), and in-

63 serting in lieu thereof the following:

64	"20	4.91%
65	21	4.97%
66	22	5.04%
67	23	5.11%
68	24	5.18%
69	25	5.26%
70	26	5.33%
71	27	5.41%
72	28	5.48%
73	. 29	5.56%
74	30	5.64%
75	31	5.72%
76	32	5.80%
77	33	5.88%
78	34	5.97%
79	35	6.05%
80	36	6.14%
81	37	6.22%
82	38	6.31%
83	39	6.40%
84	40	6.50%

HOWARD C. REPPERT, JR.

Amend House File 57 by striking the last sentence of section 2 and inserting in lieu thereof the following:

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3 "Bounty on all wild animals shall be set by the County 4 Board of Supervisors in each county."

RICHARD L. STEPHENS. DON S. McGill.

Amend Senate File 407 as follows:

1. By striking lines 1 through 5 of section 2 and inserting in lieu thereof the following:

"Sec. 2. Each company which sells any goods or services to the state of Iowa or any department, commission, or agency thereof during any calendar year shall file with the state tax commission and the attorney general, on or before April 1 of the following year.".

2. By striking lines 11 through 20 of section 2 and inserting

in lieu thereof the following:

"or under common control with the company with respect to the
sale or transfer of any goods or services to the state of Iowa or
any department, commission, or agency thereof, including such payments as may be made for representation or contracts or any other
purpose related to the company's sales or attempted sales to the
state of Iowa or any department, commission, or agency thereof."

3. By striking from lines 31 and 32 the words "Iowa liquor control commission" and inserting in lieu thereof the words "state tax commission".

20 4. By striking all of section 2 after the word "persons" in 21 line 39 and inserting in lieu thereof a period.

5. By striking from line 2 of section 3 the words "liquor control commission" and inserting in lieu thereof the words "state tax commission".

6. By striking from lines 3 and 4 of section 3 the words "Iowa liquor control commission" and inserting in lieu thereof the words "state tax commission".

7. By striking all of section 4 and inserting in lieu thereof the following:

"Sec. 4. Each report shall be filed with the state tax commission and the attorney general and both of these agencies shall carefully examine each report and shall take all appropriate action to insure compliance with the applicable laws of this state."

8. By striking from lines 2, 3, and 4 of section 5 the words "the Iowa liquor control commission shall not purchase any alcoholic beverage from the company failing to file the report until the report is filed." and inserting in lieu thereof the following:

"the state tax commission and the attorney general shall notify all agencies of state government of such fact and no purchase of goods or services shall be made by the state of Iowa or any department, commission, or agency thereof from any company which has failed to file such report until such report is filed."

9. By striking from line 6 of section 5 the words "Iowa liquor control commission" and inserting in lieu thereof the words "attorney general".

10. By striking from lines 9 and 10 of section 5 the words "the Iowa liquor control commission shall not purchase any alcoholic liquor" and inserting in lieu thereof the following:

"the state of Iowa nor any department, commission, nor agency thereof, shall not purchase any goods or services".

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- 51 11. By striking from line 4 of section 6 the words "triplicate 52 with the Iowa liquor control commission" and inserting in lieu 53 thereof the words "duplicate with the state tax commission".
 - 12. By striking from lines 24 and 25 of section 6 the words "Iowa liquor control commission" and inserting in lieu thereof the words "state tax commission".
 - 13. By striking from line 28 of section 6 the words "Iowa liquor control commission" and inserting in lieu thereof the words "state tax commission".
- 60 14. By striking from line 31 of section 6 the words "Iowa 61 liquor control commission" and inserting in lieu thereof the words 62 "state tax commission".
- 63 15. By striking from line 34 of section 6 the words "Iowa 64 liquor control commission" and inserting in lieu thereof the words 65 "state tax commission".
- 16. By striking from line 41 of section 6 the words "Iowa liquor control commission" and inserting in lieu thereof the words "state tax commission".
- 69 17. By striking from lines 47 and 48 of section 6 the words 70 "Iowa liquor control commission" and inserting in lieu thereof 71 the words "state tax commission".

HOWARD C. REPPERT, JR.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Friday, March 19, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MARCH 19, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Walters L. Sieck, pastor of the Methodist Church, Sigourney, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Messerly for the day on request of Senator Hagedorn.

PRESENTATION OF VISITORS

Senator Condon asked and received unanimous consent to present to the Senate ten students, members of the basketball squad of East High School, Waterloo, who were present in the Senate chamber accompanied by their assistant coach, Kenneth Ketcham.

Senator Denman asked and received unanimous consent to present to the Senate eight students, members of the Girl Scouts, from St. Augustin's School, Des Moines, who were present in the balcony accompanied by Joyce Paquette.

Senator DeKoster asked and received unanimous consent to present to the Senate twelve students, members of the basketball team of the Boyden-Hull Community School, Hull, who were present in the balcony accompanied by their instructors, Gary Kreykes and Albert Vorder Werff.

Senator Klefstad asked and received unanimous consent to present to the Senate twenty-seven students, members of the tenth, eleventh and twelfth grades of the Abraham Lincoln High School, Council Bluffs, who were present in the balcony accompanied by their instructor, Sidney Klopper.

Senator Reppert asked and received unanimous consent to present to the Senate Mike Manno, a student at Dowling High School, Des Moines, who was present in the Senate chamber.

Senator Reno asked and received unanimous consent to present to the Senate thirty-three students from the Howar Junior High School, Centerville, who were present in the balcony accompanied by their instructor, Cecila Starcevich. Senator Reno rose on a point of personal privilege and presented to the Senate five students of the Harmony School, Farmington, who were present in the Senate chamber. The students were Steve, Marc, Heidi and Bill Reno and Carl Parker.

PETITIONS

The following petitions were presented and placed on file:

By Senator Ely, from thirty-two residents of Linn County favoring proposed legislation to establish a State Plumbing Code.

By Senator Balloun, from forty-four residents of Tama County favoring legislation to raise the minimum drivers' license age to eighteen unless they have had driver education; also, that everyone between the ages of fifteen and twenty-one be eligible to take driver education, and that the driver education program be administered by the state superintendent of public instruction.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Ely, Chairman; Riley, Mills, Patton and Shirley, to investigate the character and qualifications of F. James Bradley of Cedar Rapids, Linn County, in the Second Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Kibbie, Chairman; Murray, Hagedorn, Beneke and Lange, to investigate the character and qualifications of Leo E. Fitzgibbons of Estherville, Emmet County, in the Sixth Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Cassidy, Chairman; Schroeder, Shaff, Dodds and Tabor, to investigate the character and qualifications of Gene F. McGreevy of Davenport, Scott County, in the First Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the unexpired portion of the term ending June 30, 1965, and for the six-year term beginning July 1, 1965, and ending June 30, 1971.

INTRODUCTION OF BILLS

Senate File 516, by committee on public health, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto.

Read first and second times and placed on the calendar.

Senate File 517, by committee on agriculture, a bill for an act relating to certification of animals.

Read first and second times and placed on the calendar.

Senate File 518, by committee on agriculture, a bill for an act to amend chapter four hundred fifty-five A (455A), Code 1962, relating to the Iowa natural resources council.

Read first and second times and placed on the calendar.

Senate File 519, by committee on agriculture, a bill for an act relating to weights and measures.

Read first and second times and placed on the calendar.

Senate File 520, by committee on agriculture, a bill for an act relating to the labeling of foods and food products.

Read first and second times and placed on the calendar.

Senate File 521, by committee on governmental subdivisions, a bill for an act relating to the title and salary of the Indian reservation officer and making an appropriation therefor.

Read first and second times and referred to committee on appropriations, under Rule 21.

UNFINISHED BUSINESS THIRD READING OF BILLS

On motion of Senator Burns, Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, was taken up for further consideration.

Senator Beneke moved that Senate File 111 be rereferred to the committee on governmental subdivisions, which motion prevailed.

Senator Riley moved to reconsider the vote by which Senate File 111 was rereferred to the committee on governmental subdivisions.

Senator Riley asked and received unanimous consent to withdraw his motion.

On motion of Senator Reppert, Senate File 147, a bill for an act relating to suspension of beer permits by cities and towns and county boards of supervisors, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked unanimous consent that House File 66 be substituted for Senate File 147.

Objection was raised.

Senator Reppert offered the following amendment:

Amend Senate File 147 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-four point five (124.5), Code 1962, is hereby amended by inserting after the word "revoke" in line eight (8) the following: "or suspend".

Further amend said section by inserting in line sixteen (16) after the

word "revoke" the following: "or suspend".

Sec. 2. Section one hundred twenty-four point twenty (124.20), Code 1962, is amended by inserting after the word "revocation" in line thirty (30) the following: "or suspension by the local issuing authorities for not less than thirty nor more than sixty days".

Sec. 3. Section one hundred twenty-four point thirty (124.30), Code 1962, is amended by striking all after line thirteen (13) and inserting in lieu thereof the following: "may be revoked or may be suspended for a period of not more than sixty days by the authorities issuing same."

Sec. 4. Section one hundred twenty-four point thirty-one (124.31), Code 1962, is amended by striking therefrom the second sentence of said section.

Sec. 5. Section one hundred twenty-four point thirty-four (124.34), Code 1962, is amended by inserting after the word "revoke" in line five (5) the following: "or suspend for a period of not more than sixty days".

Sec. 6. Section one hundred twenty-four point thirty-seven (124.37), Code 1962, is amended by inserting after the word "revocation" in line eight (8) the following: "or suspension".

Sec. 7. Section one hundred twenty-four point forty (124.40), Code 1962, is amended by inserting in line two (2) after the word "revocation" the following: "or suspension".

Further amend said section by inserting in line forty-six (46) after the word "revocation" the following "or suspension" and in line forty-seven (47) following the word "revoke" insert "or suspend" and in line forty-nine (49) following the word "forfeited" insert "if the permit is revoked".

Senator Reppert moved that action on Senate File 147 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Stephens moved as a substitute motion that the amendment filed by Senator Reppert be laid on the table and requested a roll call.

On the question "Shall the amendment by Senator Reppert be laid on the table?" the vote was:

Rule 8 was invoked.

Ayes,	13	
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,,			
Beneke DeKoster Flatt Hagie	Hill Kyhl Mills	Rigler Shoeman Stanley	Stephens Van Gilst Walker
Nays, 36:			
Balloun Buren Burke Burns Cassidy Coleman Condon Denman Dodds	Elvers Ely Floy Frommelt Hagedorn Hansen Heaberlin Heying Kibbie	Klefstad Lange Lodwick Lucken Main McGill McNally Mincks Murray	Nims Nurse O'Malley Patton Reno Reppert Riley Shirley Tabor
Absent or no	t voting, 10:		
Benda Briles	Griffin Kruck	Messerly Schroeder	Shaff Vance

The motion was lost.

Lisle

Elthon

Senator O'Malley asked and received unanimous consent that action on Senate File 147 be deferred and that the bill be placed on the calendar under unfinished business.

REPORTS OF INVESTIGATING COMMITTEES

Senator O'Malley submitted the following report:

REPORT OF CONFIRMATION COMMITTEE

MR. PRESIDENT: Your committee to investigate the character and qualifications of Homer R. Adcock of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Liquor Control Commission for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, in accordance with sections 123.6 and 123.7, Code of Iowa, 1962, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GEORGE E. O'MALLEY, Chairman.
JACK SCHROEDER.
DONALD W. MURRAY.
MERLE W. HAGEDORN.
TOM RILEY.

On motion of Senator O'Malley, the report was adopted.

Senator O'Malley moved the reappointment of Homer R. Adcock, Des Moines, Polk County, Iowa, as a member of the Iowa Liquor Control Commission for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Aves. 56:

Patton Balloun Kyhl Elv Flatt Reno Benda Lange Beneke Flov Lisle Reppert Frommelt Lodwick Rigler Briles Lucken Riley Griffin Buren Hagedorn Main Schroeder Burke McGill Shirley Hagie Rurns McNally Shoeman Cassidy Hansen Heaberlin Mills Stanley Coleman Mincks Stephens Condon Heving Tabor DeKoster Hill Murray Kibbie Nims Vance Denman Nurse Van Gilst Dodds Klefstad Kruck O'Malley Walker Elvers

Nays, none.

Absent or not voting, 3:

Elthon

Messerly

Shaff

The motion prevailed and President Fulton declared the reappointment of Homer R. Adcock, Des Moines, Polk County, Iowa, as a member of the Iowa Liquor Control Commission confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Vance submitted the following report:

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Donald L. Johnson of Fairfield, Jefferson County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of section 467.4, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Donald L. Johnson for this appointment.

CLIFFORD M. VANCE, Chairman. SEELEY G. LODWICK. MAX E. RENO. JAKE B. MINCKS. BASS VAN GILST.

On motion of Senator Vance, the report was adopted.

Senator Vance moved the reappointment of Donald L. Johnson, Fairfield, Jefferson County, Iowa, as a member of the State Soil Conservation Committee for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Balloun Cassidy Elv Hansen Flatt Heaberlin Benda Coleman Condon Flov Heying Beneke Frommelt Hill Briles DeKoster Denman Griffin Kibbie Buren Burke Dodds Hagedorn Klefstad Elvers Hagie Kruck Burns

Kvhl McNally Patton Shoeman Mills Reno Stanley Lange Lisle Mincks Reppert Stephens Lodwick Murray Rigler Tabor Lucken Nims Riley Vance Main Schroeder Van Gilst Nurse McGill O'Mallev Walker Shirley

Nays, none.

Absent or not voting, 3:

Elthon

Messerly

Shaff

The motion prevailed and President Fulton declared the reappointment of Donald L. Johnson, Fairfield, Jefferson County, Iowa, as a member of the State Soil Conservation Committee confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Vance submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Thomas A. Louden of Fairfield, Jefferson County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of sections 262.1, 262.2 and 262.3, Code of Iowa, 1962, for a six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Thomas A. Louden for this appointment.

CLIFFORD M. VANCE, Chairman. ROBERT R. DODDS.
RICHARD L. STEPHENS.
DONALD S. McGILL.
JOSEPH W. CASSIDY.

On motion of Senator Vance, the report was adopted.

Senator Vance moved the appointment of Thomas A. Louden of Fairfield, Jefferson County, Iowa, as a member of the State Board of Regents for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Balloun Ely Kyhl Patton Benda Flatt Lange Reno Beneke Floy Lisle Reppert Frommelt \mathbf{Briles} Lodwick Rigler Buren Griffin Lucken Riley Burke Hagedorn Main Schroeder Burns Hagie McGill Shirley Cassidy Hansen McNally Shoeman Heaberlin Coleman Mills Stanley Condon Heying Mincks Stephens DeKoster Hill Murray Tabor Vance Denman Kibbie Nims Dodds Klefstad Nurse Van Gilst Elvers Kruck O'Malley Walker

Nays, none.

Absent or not voting, 3:

Elthon

Messerly

Shaff

The motion prevailed and President Fulton declared the appointment of Thomas A. Louden of Fairfield, Jefferson County, Iowa, as a member of the State Board of Regents confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Briles submitted the following report:

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of L. Guy Young of Bedford, Taylor County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of section 455A.4, Code of Iowa, 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends L. Guy Young for this appointment.

JAMES E. BRILES, Chairman.
GILBERT E. KLEFSTAD.
FRANKLIN S. MAIN.
ALAN SHIRLEY.
MAX MILO MILLS.

On motion of Senator Briles, the report was adopted.

Senator Briles moved the reappointment of L. Guy Young of Bedford, Taylor County, Iowa, as a member of the Iowa Natural Resources Council for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill

Ely

Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Mills
Mincks
Murray
Nims

Patton Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 3:

Elthon

Messerly

Shaff

Nurse

O'Malley

The motion prevailed and President Fulton declared the appointment of L. Guy Young of Bedford, Taylor County, Iowa, for reappointment as a member of the Iowa Natural Resources Council confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1967.

Senator Reppert submitted the following report:

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Burton Dale Parkins, of Urbandale, Polk County, Iowa, for reappointment as Labor Commissioner, under the provisions of sections 91.1 and 91.2. Code of Iowa. 1962. for the two-year term beginning July 1, 1965, and ending June 30, 1967, has completed its investigation and recommends Burton Dale Parkins for this appointment.

> HOWARD C. REPPERT, JR., Chairman. GENE F. CONDON. JACOB B. MINCKS. TOM RILEY. FRANCIS MESSERLY.

On motion of Senator Reppert, the report was adopted.

Senator Reppert moved the reappointment of Burton Dale Parkins of Urbandale, Polk County, Iowa, as Labor Commissioner, for the two-year term beginning July 1, 1965, and ending June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 56:

Balloun	Ely	Kyhl	Patton
Benda	Flatt	Lange	Reno
Beneke	Floy	Lisle	Reppert
Briles	Frommelt	Lodwick	Rigler
Buren	Griffin	Lucken	Riley
Burke	Hagedorn	Main	Schroeder
Burns	Hagie	McGill	Shirley
Cassidy	Hansen	McNally	Shoeman
Coleman	Heaberlin	Mills	Stanley
Condon	Heying	Mincks	Stephens
DeKoster	Hill	Murray	Tabor
Denman	Kibbie	Nims	Vance
\mathbf{Dodds}	Klefstad	Nurse	Van Gilst
Elvers	Kruck	O'Malley	Walker

Nays, none.

Absent or not voting, 3:

Elthon

Messerly Shaff

The motion prevailed and President Fulton declared the reappointment of Burton Dale Parkins of Urbandale, Polk County, Iowa, as Labor Commissioner confirmed for the two-year term beginning July 1, 1965, and ending June 30, 1967.

President pro tempore O'Malley took the chair at 10:00 a.m.

THIRD READING OF BILLS

On motion of Senator Beneke, Senate File 148, a bill for an act relating to the sale of real estate acquired by a county, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 51:

Balloun Elv Kyhl Reno Beneke Flatt Lange Reppert Floy Briles Rigler Lodwick Buren Frommelt Lucken Riley Griffin Burke Main Shirley Burns Hagedorn McGill Shoeman Cassidy McNally Hagie Stanley Coleman Hansen Mills Stephens Condon Heaberlin Mincks Tabor DeKoster Heving Murray Vance Denman Hill Nims Van Gilst Dodds Kibbie Nurse Walker Elthon Klefstad O'Mallev

Nays, none.

Absent or not voting, 8:

Benda Kruck Messerly Schroeder Elvers Lisle Patton Shaff

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

On motion of Senator Coleman, Senate File 151, a bill for an act relating to assessment and taxation of platted lots, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley offered the following amendment filed by Senator Shaff and moved its adoption:

Amend Senate File 151 by striking from line 11 the following words: "sold, leased or".

The amendment was adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 151, section 1, line 10, by adding after the word "construction" the following: "upon and within the boundaries of the individual lot or lots".

The amendment was adopted.

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

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

Ayes, 52:

Ralloun Beneke Briles Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds Klefstad Elvers Kvhl

Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heving Hill Kibbie

Lange Lisle Lodwick Lucken Main McGill McNally Mills Mincks Murray Nims Nurse O'Mallev

Reno Reppert Rigler Rilev Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Patton

Nays, 1:

Elv

Absent or not voting, 6:

Elthon

Messerly

Schroeder

Shaff

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

On motion of Senator Elvers, House File 47, a bill for an act to increase the amounts of certain fees collected by the clerk of the district court, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 51:

Balloun Beneke Briles Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds

Ely Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad

Kyhl Lange Lisle Lodwick McGill McNally Mills Mincks Murrav Nims Nurse

Reno Reppert Rigler Riley Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 8:

Benda Elthon

Elvers

Kruck Lucken

Main Messerly

O'Malley

Patton

Schroeder Shaff

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

On motion of Senator Reppert, House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent that action on House File 66 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Nims, Senate File 43, a bill for an act relating to operator's and chauffeur's licenses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill raised a point of order on the bill under the provisions of Senate Rule 21.

The Chair ruled the point not well taken.

Senator Nims moved that the bill be read a third 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:

Balloun	Flatt	Lange	O'Malley
Briles	Frommelt	Lisle	Patton
Buren	Griffin	Lodwick	Reno
Burke	Hagedorn	Lucken	Reppert
Burns	Hagie	Main	Rigler
Cassidy	Hansen	McGill	Riley
Coleman	Heaberlin	McNally	Shirley
Condon	Heying	Mills	Stanley
Denman	Hill	Mincks	Stephens
Dodds	Kibbie	Murray	Tabor
Elvers	Klefstad	Nims	Van Gilst
Ely	Kyhl	Nurse	Walker

Nays, 4:

Beneke Floy Shoeman Vance
Absent or not voting, 7:
Benda Elthon Messerly Shaff

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

Schroeder

On motion of Senator Frommelt, Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this act, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 132 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Ely, Senate File 153, a bill for an act relating to powers of electors to vote a school house tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that action on Senate File 153 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Briles, Senate File 208, a bill for an act to permit reorganization of school district territory completely surrounded by reorganized community school districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Briles offered the following amendment and moved its adoption:

Amend Senate File 208, subsection 2, line 1, by inserting after the word "election", the following: "called and conducted in the same manner as prescribed in sections two hundred seventy-five point eighteen (275.18) to two hundred seventy-five point twenty-three (275.23), inclusive, of the Code."

The amendment was adopted.

Senator Dodds offered the following amendment, filed by Senators Dodds, Reno and Briles, and moved its adoption:

Amend Senate File 208, section 1, line 6, by inserting after the word "chapter" the following: "or two or more community school districts organized and existing under this chapter and part of the border of the State of Iowa".

The amendment was adopted.

Senator Briles moved that the bill be read a third 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:

Balloun Flatt Lange Reno Beneke Floy Lisle Shoeman Hagedorn Briles Lucken Stephens Van Gilst Buren Heying Murray DeKoster Kyhl Patton Walker Dodds

Nays, 28:

Burke Cassidy Denman Frommelt
Burns Coleman Ely Griffin

Hagie Hansen Heaberlin Hill	Klefstad Lodwick Main McGill	Mills Mincks Nims Nurse	Reppert Rigler Shirley Stanley
Kibbie	McNally	O'Malley	Tabor

Absent or not voting, 10:

Benda	Elvers	Riley	Shaff
Condon	Kruck	Schroeder	Vance
Elthon	Maggarly		

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

Senator Cassidy 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 was lost.

SENATE CONCURRENT RESOLUTION 21 By Hansen and Stanley

Whereas, fifteen (15) states observe daylight saving time on a statewide basis, and

Whereas, sixteen (16) states observe daylight saving time but not on a statewide basis, and

Whereas, nineteen (19) states do not observe daylight saving time, and Whereas, all of the fifteen (15) states observing daylight saving time on a statewide basis switch to daylight saving time on the last Sunday in April, and

Whereas, the states observing daylight saving time but not on a statewide basis use varying dates for switching to daylight saving time, and

Whereas, thirteen (13) of the fifteen (15) states observing daylight saving time on a statewide basis return to standard time on the last Sunday in October, and

Whereas, a great deal of confusion and inconvenience has arisen due to the differences in time between states and between different localities within a state that does not observe daylight saving time on a statewide basis, now therefore,

Be It Resolved by the Senate, the House Concurring, that the Congress of the United States be requested to enact a daylight saving time law that would make daylight saving time uniform throughout all of the states.

Be It Further Resolved, that a copy of this resolution be forwarded by the Secretary of the Senate, to the President of the United States, and to each member of the Senate and the House of Representatives of the United States.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 47 passed the Senate.

ELMER F. LANGE.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 111 was rereferred to the governmental subdivisions committee.

ANDREW G. FROMMELT.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 151 passed the Senate.

EUGENE M. HILL.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 41 be made a special order of business for Tuesday, March 23, 1965, at 9:00 a.m.

Also, that Senate Joint Resolution 24 be made a special order of business for Thursday, March 25, 1965, at 9:30 a.m.

SENATE FILE 396 WITHDRAWN

Senator Ely asked and received unanimous consent that Senate File 396 be withdrawn from further consideration of the Senate.

ANNOUNCEMENT

NONCONTROVERSIAL CALENDAR

Senator Frommelt stated that, after conferring with Senator Rigler, any member of the Senate desiring to place a bill on the noncontroversial calendar should submit his request to the floor leaders no later than 4:00 p.m., on Wednesday of the week. After the list is reviewed by the majority and minority leaders, a list will be prepared and placed on the desks of the Senators, and any one member of the Senate who objects to the inclusion of any bill on this calendar may have it removed by making his objection known to the Secretary of the Senate.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 57 Governmental subdivisions

H. F. 59 Agriculture

H. F. 129 Judiciary

H. F. 346 Appropriations

REPORTS OF COMMITTEE

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 333, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 429, a bill for an act relating to the eradication of hog cholera, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN. Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 111, as amended by the Burns amendment, as follows: 3
 - 1. By adding to section 2 the following:
- 4 "Any special federal census taken under the provisions of this 5 Act shall be taken during the year the date of which ends in the
- 6 figure five (5)."
- 2. By adding to section 3 the following: 7
- 8 "Any special federal census taken under the provisions of this
- 9 Act shall be taken during the year the date of which ends in the
- 10 figure five (5)."

ELMER F. LANGE.

- Senate File 287 is hereby amended by adding thereto the following sections:
- 3 "Section three hundred twenty-two point fourteen (322.14), Code
- 1962, is hereby amended by striking the first sentence of the 4
- 5 second paragraph thereof."
- "Section three hundred twenty-two point fourteen (322.14), 6
- 7 Code 1962, is hereby further amended by adding thereto the follow-
- 8 ing new paragraph:
- "The provisions of this section shall not apply to violations
- 10 under subsection five (5) of section three hundred twenty-two
- point three (322.3)." 11

EUGENE M. HILL.

- 1 Amend the Heying and Denman amendment to Senate File 313
- filed March 15, 1965, by striking from lines 9, 10
- and 11 all after the word "agreements" in line 9
- and insert in lieu thereof the words "such amounts to be paid
- out of the schoolhouse fund."

JOHN D. SHOEMAN.

- 1 Amend the Heying and Denman amendment filed March 15,
- 1965 to Senate File 313, line 4 by striking the word
- "fifty-five" and substituting in lieu thereof the word
- "sixtv".

JOHN A. WALKER.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, March 22, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MARCH 22, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Norman D. Frerking, pastor of the United Presbyterian Church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Stephens for the day on request of Senator Lucken; Senator Kibbie for the day on request of Senator Ely.

PETITIONS

The following petitions were presented and placed on file:

By Senator O'Malley, from four hundred fifteen residents of Polk County favoring proposed legislation for the licensing of physical therapists.

By Senator Schroeder, from eighteen residents of Scott County in opposition to proposed legislation requiring the registration of handguns.

By Senator Lisle, from forty-four residents of Page County in opposition to an increase in the gasoline tax.

By Senator Ely, from one hundred eight residents of Linn County favoring Sunday closing.

By Senator Frommelt, from fifty-one residents of Dubuque County favoring school bus transportation for all school children.

By Senator Reppert, from fifteen residents of Polk County favoring proposed wage legislation for county officers.

PRESENTATION OF VISITORS

Senator Rigler on behalf of Senator Walker asked and received unanimous consent to present to the Senate one hundrey fifty students, members of the ninth grade class of the Iowa Falls Junior High School, who were present in the balcony accompanied by their principal, Fred Matters.

UNFINISHED BUSINESS

Senator McGill called up the following motion filed by Senator Ely:

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which Senate File 19 failed to pass the Senate.

JOHN M. ELY, JR.

Senator McGill moved the adoption of the motion to reconsider and requested a roll call.

On the question "Shall the motion to reconsider be adopted?" the vote was:

Ayes, 29:			
Buren	\mathbf{Floy}	Lodwick	Nurse
Burke	Frommelt	Main	O'Malley
Burns	Hagedorn	McGill	Patton
Cassidy	Heaberlin	McNally	Reppert
Denman	Heying	Mills	Schroeder
Dodds	Klefstad	Mincks	Shirley
Elyers	Kruck	Nims	Vance
Ely	•		
Nays, 17:			
Balloun	Hagie	Lange	Shaff
Benda	Hansen	Lucken	Stanley
Benek e	Hill	Messerly	Tabor
Coleman	Kyhl	Rigler	Van Gilst
DeKoster		•	
Absent or n	ot voting, 13:		
Briles	Griffin	Murray	Shoeman
Condon	Kibbie	Reno	Stephens
Elthon	$_{ m Lisle}$	Riley	Walker

The motion prevailed.

Flatt

Senator McGill moved to reconsider the vote by which Senate File 19 went to its third reading, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator McGill, Senate File 19, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission, was taken up for consideration.

Senator McGill asked and received unanimous consent that action on Senate File 19 be deferred and that the bill be placed on the calendar under unfinished business.

, Senator Frommelt called up the following motion filed by him:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 111 was rereferred to the governmental subdivisions committee.

Andrew G. Frommelt.

Senator Rigler raised a point of order on the validity of Senator Frommelt to file the motion.

Senator Frommelt stated that he had voted on the prevailing side to rerefer, and the Chair ruled the point not well taken.

Senator Frommelt asked and received unanimous consent that action on the motion be deferred and that the motion retain its place on the calendar.

On motion of Senator Reppert, House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws, was taken up 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 passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 13, proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Also: That the House has passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 15, relating to the report of the Capitol Planning Commission.

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

Senate File 35, a bill for an act to legalize and validate the proceedings in which the School Board of the South Hamilton Community School District approved a one-mill levy to be added to the School House Fund.

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

Senate File 126, a bill for an act repealing the provision requiring the county registrar to transmit copies of all death certificates to the county auditor.

Also: 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 the cost of the printing of ballots and printed supplies for voting machines.

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

Senate File 135, a bill for an act relating to the cost of printing ballots and supplies for voting machines.

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

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state.

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

House File 109, a bill for an act relating to lighting equipment on motor vehicles.

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

House File 110, a bill for an act to authorize and empower county conservation boards to cooperate with the government of the United States and to accept federal funds.

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

House File 119, a bill for an act to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage and to impose fee schedules.

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 relating to life, group insurance, hospital or medical services for employees of the state, county, school district, city, town or institutions supported by public funds.

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

House File 141, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families.

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 relating to the imposition of general parking restrictions within cities.

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

House File 164, a bill for an act relating to documents which simulate legal process.

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 relating to nominations for municipal office.

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 arrangement of candidates' names on municipal election ballots.

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

House File 217, a bill for an act concerning the procedure for contested elections involving the office of county supervisors.

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 relating to group insurance on franchise plan.

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

House File 249, a bill for an act relating to the bonding authority of the county conservation boards.

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

House File 272, a bill for an act relative to the use of applications for insurance which require indication of race or color of applicant.

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

House File 286, a bill for an act relating to the use of flashing blue lights by volunteer firemen.

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 manner in which earned income shall be considered in determining the amount of old age assistance grants.

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 property exclusions of old age assistance recipients.

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 to provide aid to dependent children payments to children placed in a foster home.

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

House File 308, a bill for an act relating to the powers and duties of the state board of social welfare.

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

House File 315, a bill for an act relating to weights and measures.

Also: 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 anti-hog-cholera virus and serum dealer permits.

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

House File 319, a bill for an act relating to certification of animals.

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

House File 327, a bill for an act relating to the specifications and standards for cheese sand cheese products.

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

House File 343, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District, in the counties of Emmet and Kossuth.

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

House File 350, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District.

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

House File 372, a bill for an act relating to the composition of the hospital and other health facilities advisory council.

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 the issuance of a "Resident Osteopathic Physician and Surgeon License" to practice osteopathic medicine and surgery.

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

House File 383, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

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 legalize and validate the proceedings of the township trustees of the township of Hazleton.

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 to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.

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 enumerating as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways.

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 to establish a Code of military justice in Iowa.

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

House Joint Resolution 17, authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds.

WILLIAM R. KENDRICK, Chief Clerk.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 208 failed to pass the Senate.

DARYL NIMS.

ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent to have five hundred additional copies of Senate File 279 printed.

Senator Ely asked and received unanimous consent to have five hundred additional copies of Senate File 466 printed.

PROOF OF PUBLICATION

Published copy of Senate File 503 and verified proof of publication of said bill in The Marion Sentinel on March 18, 1965, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

ROBERT G. MOORE.

Secretary of the Senate.

RESIGNATION OF EMPLOYEE

Senator Coleman announced the resignation of his committee clerk, Sue Gross, effective Monday, March 22, 1965.

APPOINTMENT OF EMPLOYEE

Senator Coleman announced the appointment of Marjorie Hutson, Polk County, as his committee clerk effective Tuesday, March 23, 1965.

SENATE FILE WITHDRAWN

Senator Reppert asked and received unanimous consent that Senate File 88 be withdrawn from further consideration of the Senate.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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, 322 and Senate Joint Resolution 21; also, House File 13.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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, 322 and Senate Joint Resolution 21; also, House File 13.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 19, 1965, the Governor had approved the following bills:

Senate File 8, relating to powers of cities and towns and benefited fire districts regarding the use of joint facilities.

Senate File 75, relating to the responsibility of a motor vehicle operator in backing vehicles on highways.

Senate File 85, relating to revocation of certificates.

Senate File 112, relating to fees taxed by the clerk of the district court in probate matters.

Senate File 150, relating to the state apiarist.

Senate File 268, relating to the salary of the commissioner of health.

REPORTS OF COMMITTEE

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa State Commerce Commission for electric transmission lines, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred House File 211, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate Joint Resolution 24 by striking all after the resolving clause and substituting the following in lieu thereof: Section 1. The following amendment to the Constitution of 4 the State of Iowa is hereby proposed: 5 Section six (6) of Article three (III), section thirty-four 6 (34) of Article three (III) as amended in 1904 and 1928, sections 7 thirty-five (35) and thirty-six (36) of Article three (III) as amended in 1904, and section thirty-seven (37) of Article three 8 (III) are hereby repealed, and section thirty-eight (38) of 9 Article three (III) designated as section thirty-nine (39) of 10 Article three (III) and the following adopted in lieu thereof: 11 "Section 34. Legislative districts. The State shall be 12 13 divided by resolution of the general assembly into legislative districts along county boundaries. The population of a legis-14 lative district shall be greater than the senatorial population 15 16 unit hereinafter set forth. "Counties forming such districts shall be contiguous. Counties 17

18 joined only at the point of a corner shall not be regarded as
19 contiguous.

"Legislative districts shall be numbered consecutively so that odd-numbered and even-numbered districts shall be as equal in number as possible in each resolution districting or redis-

23 tricting legislative districts within the state.

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24 "Section 35. Senators and representatives.

"1. Each legislative district shall be entitled to one (1) senator for each population unit or major fraction thereof. "2. The senatorial population unit shall be determined by dividing the state's population as shown on the last United

29 States decennial census by fifty (50). 30 "3. Each legislative district shall be entitled to one (1) 31 representative for each representative population unit or major

fraction thereof.

"4. The representative population unit shall be determined by dividing the state's population as shown on the last United States decennial census by one hundred (100).

"Section 36. Rearrangement of districts. If following a United States decennial census, the population of any legislative district is found to be less than the senatorial population unit as provided in section thirty-five (35), subsection two (2), such legislative district shall be eliminated by resolution of the General Assembly at the next regular session to be held after the census year, and the counties composing such district shall

43 be combined with contiguous legislative districts.

"Subdistricting of the legislative districts thus formed shall be accomplished as prescribed in section thirty-seven (37) 45 before the close of the year following the taking of the decen-46 47 nial census.

"Terms of office of all senators representing legislative districts eliminated by the general assembly, and the terms of office of senators in the legislative districts with which the counties of such districts are combined shall terminate on December 31. following the general election first held after such elimination. Senators and representatives representing the newly formed districts shall be nominated and elected at the first (1st) general election following the formation of the new districts.

"Section 37. Election of senators and representatives to conform to districts.

"1. Immediately following initial districting, or subsequent redistricting by the general assembly and following each United States decennial census using the official certified population figures for the state and counties, it shall be the duty of the secretary of state, in accordance with the foregoing provisions. to notify the county, or counties, within each legislative district as to the number of senators and representatives to which the district is entitled. This action shall be effective as to the nomination and election of senators and representatives at the next general election to be held after the effective date of the districting, or redistricting act; or after the census year as the case may be.

"The terms of all senators, no matter when elected, shall terminate on December 31, 1970. Senators, from districts entitled to only one (1) senator, elected at the first (1st) general election after districting, or redistricting, by the general assembly, or following a decennial census, shall be elected for two-year terms in odd-numbered legislative districts and four-year terms in even-numbered legislative districts. Senators from districts entitled to more than one (1) senator

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shall be elected from subdistricts within the legislative dis-79 trict as hereinafter provided, such subdistricts to be numbered 80 consecutively so that odd-numbered and even-numbered districts 81 82 shall be as equal in number as possible. The numbering shall be accomplished by the board of supervisors, or boards, as the 83 84 case may be, following the initial districting by the general assembly, subsequent redistricting, and after each decennial 85 census as may be required. Senators from odd-numbered subdis-86 tricts shall be elected for two-year terms, those from even-87 numbered subdistricts shall be elected for four-year terms. 88 After the division of senators into classes so that as nearly 89 half as possible will be elected every two (2) years the terms 90 91 of all senators shall be four (4) years. If a district, or subdistrict, remains undisturbed as to boundaries following 92 93 redistricting or following a decennial census, its class shall 94 remain unchanged and the incumbent senator shall be allowed to 95 serve out the term for which he was elected. 96 "2. Within each legislative district entitled to more than one (1) senator, or to more than one (1) representative, it 97 98

shall be the duty of the county board of supervisors, or county boards of supervisors meeting in joint convention, as the case may be, to divide the district into senatorial subdistricts and

representative subdistricts.

102 "3. Senatorial subdistricts created by action outlined in 103 subsection two (2) shall equal in number the number of senators 104 to which the district is entitled. Representative subdistricts 105 so created shall equal in number the number of representatives 106 to which the district is entitled. No person shall be allowed 107 to vote for more than one (1) senator or more than one (1) 108 representative.

109 "4. Both senatorial and representative subdistricts, as 110 herein provided, shall be compact and contiguous territory. 111 Areas joined only at the point of a corner shall not be re-112 garded as contiguous. County, township, and precinct lines 113 will be followed insofar as possible. The permitted deviation 114 in population between subdistricts shall be no more than five 115 (5) percent.

"5. No person shall be elected to the office of senator or representative from a subdistrict who at the time of his election has not been in actual residence for at least sixty (60)

119 days in the subdistrict.

"6. The state supreme court shall review the action taken by the county board of supervisors, or boards as the case may be, in dividing legislative districts into senatorial subdis-123 tricts and representative subdistricts to determine whether or 124 not the provisions of the constitution have been complied with. 125 If the court finds that the action taken does not comply with 126 the constitution or that a county board of supervisors, or 127 boards as the case may be, has failed to accomplish the required 128 subdistricting within ninety (90) days following notification 129 by the secretary of state as to the number of senators and 130 representatives to which the legislative district is entitled, 131 then the court will divide the legislative district into sub-132 districts as provided in the foregoing sections.

"Section 38. Congressional districts. When a congressional

- 134 district shall be composed to two (2) or more counties, it shall not be entirely separated by any county belonging to another 135 district, and no county shall be divided." 136 Sec. 2. The foregoing proposed amendment to the constitution 137 of the State of Iowa is hereby referred to the general assembly 138 139 to be chosen at the next general election, and the secretary of state is directed to cause the same to be published as 140 provided by law for three (3) months previous to the time of 141 142 making such choice. EUGENE M. HILL. Amend Senate File 19 by striking all after the enacting clause and inserting in lieu thereof the following: Section 1. Section one hundred six point thirty-one (106.31), 3 Code 1962, is amended by striking from subsection one (1) all after the word "motor" in line nine (9) and inserting the 6 following: 7 "shall be permitted on artificial lakes as follows: a. Not to exceed six horsepower on lakes over one 8 9 hundred acres. b. Not to exceed four horsepower on lakes over 10 11 fifty acres. 12 c. Electric motors on any lake." KENNETH BENDA. Amend the Benda amendment to Senate File 19 by striking from paragraph "b" of section 1 the word "four" and 3 insert in lieu thereof the words "one and one-half". BASS VAN GILST. Amend Senate File 132, section 24, line 20, by striking "sixty (60)" and inserting in lieu thereof "forty (40)". ANDREW G. FROMMELT. Amend Senate File 151, line 9, by striking the following: "sold, leased, or". DAVID O. SHAFF. Amend Senate File 285 as follows: 1 Amend section 7, line 56 by inserting after the word "medicine," the word "dentistry,". GEORGE E. O'MALLEY. 1 Amend Senate File 287 as follows: 1. By striking all after the word "vehicles" in line 3 2 of section 2 thereof to and including the comma after the word "branch" in line 4 thereof. 2. By striking lines 7, 8, and 9 of section 2 thereof. 5 3. By striking all after the word "manufacturer" in line 6 11 of section 2 to and including the partial word "ative" in 7 line 13 thereof. 8
- 4. By striking all after the word "manufacturers" in line
 21 thereof.
 5. By striking the semi-colon in line 22 in section 2
- thereof and substituting a period therefor and by striking the remainder of line 22 thereof and all of line 23.
 - 6. By striking all of lines 24 and 25 of section 2 thereof.

- 7. By striking lines 26 to 38, inclusive, of section 2
- 16 thereof.
- 17 8. By striking all after the word "manufacturer" in line
- 18 40 in section 2 thereof to and including the word "representa-
- 19 tive" in line 42 thereof.

ELMER F. LANGE.

- 1 Amend the Heying-Denman amendment filed March 15, 1965, to Senate File 313 by
- 2 inserting the following in line 9 after the word
- 3 "agreements": "for buildings to be constructed or placed on
- 4 real estate owned by the school district,".

H. L. HEYING. WILLIAM F. DENMAN.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, March 23, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MARCH 23, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Richard Smith, pastor of the First Baptist Church, Burlington, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator O'Malley, from two hundred seventy-five residents of Polk County favoring proposed legislation for the licensing of physical therapists.

By Senator Tabor, from twenty-nine residents of Jackson County in opposition to proposed legislation relating to the responsibilities of the state superintendent of public instruction.

By Senator Messerly, from sixteen residents of various counties in opposition to the licensing of milk dealers.

By Senator Denman, from fifty-three residents of Polk County favoring fair school bus transportation for all school children.

By Senator Riley, from one hundred residents of Linn County favoring Sunday closing.

By Senator Reppert, from fifty-three residents of Polk County favoring fair school bus transportation for all school children; also, from one hundred six residents in opposition to school bus transportation for all school children.

By Senator Elvers, from one hundred twenty-five residents of various counties favoring proposed legislation for the licensing of physical therapists.

By Senator Balloun, from twenty-six residents of Tama County favoring fair school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Flatt asked and received unanimous consent to present to the Senate one hundred seventeen students from the Winterset Community Junior High School who were present in the balcony accompanied by their instructors, Elsie Sawyers, Don Smith, Marilyn Fairholm, Sue Null, Ada Denton, and their principal, C. W. Callison. Included in the group was Chris Flatt, daughter of Senator Flatt, who was present in the Senate chamber.

Senator Lisle asked and received unanimous consent to present to the Senate seventy-five students from the Nishna Valley Community High School, Hastings, who were present in the balcony accompanied by their instructors, W. M. Hutchcon and Mrs. Lewis Doubleday.

Senator Murray asked and received unanimous consent to present to the Senate twenty-nine students, members of the American government class of the Gilmore City-Bradgate Community School, who were present in the balcony accompanied by their instructor, Velma Juelfs.

COMMUNICATION

The following communication was received:

TO THE MEMBERS OF THE SENATE: The family of Mrs. Margaret Helen Kibbie McBrean acknowledges with deep appreciation your kind expression of sympathy.

INTRODUCTION OF BILLS

Senate File 522, by committee on agriculture, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.

Read first and second times and placed on the calendar.

Senate File 523, by committee on agriculture, a bill for an act relating to regulation of use of the flood plains of rivers and streams in the state.

Read first and second times and placed on the calendar.

Senate File 524, by committee on claims, a bill for an act to amend section seventy-nine point one (79.1), Code 1962, relating to the payment of accrued vacation pay to employees of the state whose employment is terminated.

Read first and second times and referred to committee on appropriations.

Senate File 525, by committee on commerce, a bill for an act to amend and revise chapter four hundred eighty-nine (489), Code 1962, as amended by section one (1) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly, relating to electric transmission line franchises, the procedure in obtaining and extending such franchises, the fees to be assessed against the applicant or petitioner therefor, and to provide for the issuance of temporary construction permits for the construction of transmission lines not ex-

ceeding one mile in length prior to the granting of a franchise for such lines.

Read first and second times and placed on the calendar.

HOUSE MESSAGES CONSIDERED

House File 109, a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment on motor vehicles.

Read first and second times and passed on file.

House File 110, a bill for an act to authorize and empower county conservation boards to cooperate with the government of the United States and to accept federal funds for planning, acquisition and development of outdoor recreational areas.

Read first and second times and passed on file.

House File 119, a bill for an act to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage and to impose fee schedules.

Read first and second times and passed on file.

House File 133, a bill for an act relating to life, group insurance, hospital or medical services for employees of the state, county, school district, city, town or institutions supported by public funds.

Read first and second times and passed on file.

House File 141, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families.

Read first and second times and passed on file.

House File 145, a bill for an act relating to the imposition of general parking restrictions within cities.

Read first and second times and passed on file.

House File 164, a bill for an act relating to documents which simulate legal process.

Read first and second times and passed on file.

House File 194, a bill for an act relating to nominations for municipal office.

Read first and second times and passed on file.

House File 202, a bill for an act relating to the arrangement of candidates' names on municipal election ballots.

Read first and second times and passed on file.

House File 217, a bill for an act concerning the procedure for contested elections involving the office of county supervisors.

Read first and second times and passed on file.

House File 237, a bill for an act relating to group insurance on franchise plan.

Read first and second times and passed on file.

House File 249, a bill for an act relating to the bonding authority of the county conservation boards.

Read first and second times and passed on file.

House File 272, a bill for an act relative to the use of applications for insurance which require indication of race or color of applicant.

Read first and second times and passed on file.

House File 286, a bill for an act relating to the use of flashing blue lights by volunteer firemen.

Read first and second times and passed on file.

House File 302, a bill for an act relating to the manner in which earned income shall be considered in determining the amount of old age assistance grants.

Read first and second times and passed on file.

House File 303, a bill for an act relating to property exclusions of old age assistance recipients.

Read first and second times and passed on file.

House File 305, a bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonprofit child-care agency as a result of judicial determination.

Read first and second times and passed on file.

House File 308, a bill for an act relating to the powers and duties of the state board of social welfare.

Read first and second times and passed on file.

House File 315, a bill for an act relating to weights and measures.

Read first and second times and passed on file.

House File 316, a bill for an act relating to anti-hog-cholera virus and serum dealer permits.

Read first and second times and passed on file.

House File 319, a bill for an act relating to certification of animals.

Read first and second times and passed on file.

House File 327, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first and second times and passed on file.

House File 343, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District in the Counties of Emmet and Kossuth, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law.

Read first and second times and passed on file.

House File 350, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District in the Counties of Mitchell and Floyd, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and passed on file.

House File 372, a bill for an act relating to the composition of the hospital and other health facilities advisory council.

Read first and second times and passed on file.

House File 382, a bill for an act to amend chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, relating to the issuance of a "Resident Osteopathic Physician and Surgeon License" to practice osteopathic medicine and surgery.

Read first and second times and passed on file.

House File 383, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions.

Read first and second times and passed on file.

House File 386, a bill for an act to legalize and validate the proceedings of the township trustees of the township of Hazleton in the County of Buchanan, State of Iowa, in purchasing fire equipment and apparatus and in issuance, sale and delivery of fire equipment levy anticipatory bonds and for the levy of taxes for the payment of said bonds and interest thereon and declaring the bonds with interest thereon to be enforceable obligations of said township.

Read first and second times and passed on file.

House File 393, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.

Read first and second times and passed on file.

House File 396, a bill for an act to amend section six hundred fifty-seven point two (657.2), Code 1962, by enumerating as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways.

Read first and second times and passed on file.

House File 560, a bill for an act to establish a Code of military justice in Iowa.

Read first and second times and passed on file.

House Joint Resolution 17, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation.

Read first and second times and passed on file.

UNFINISHED BUSINESS

On motion of Senator Reppert, House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws, was taken up for further consideration.

The Chair announced that action on House File 66 would be deferred for the special order on Senate File 41.

SPECIAL ORDER

The hour having arrived, the Chair announced the special order of business for the consideration of Senate File 41.

THIRD READING OF BILLS

On motion of Senator Shaff, Senate File 41, a bill for an act to amend chapter two hundred eighty-two (282), Code 1962, relating to attendance fees for summer school programs, 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 41, by inserting after the period at the end of section the following:

"The Board of Education may, in a hardship case, exempt a studen from payment of the above fees."

On motion of Senator Cassidy, the amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 41, section 1, by striking in lines 5, 6 and 7 the following: "offered supplemental to the courses of study prescribed in the regular school year".

The amendment was adopted.

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

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

Ayes, 52:

Balloun Elvers Benda Ely Beneke Flatt Briles Floy Buren Frommelt Burke Griffin Burns Hagedorn Cassidy Hagie Coleman Heaberlin Condon Heying DeKoster Hill Denman Klefstad Dodds Kruck	Lange Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims	O'Malley Patton Reno Reppert Rigler Shaff Shirley Stanley Stephens Tabor Van Gilst Walker
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Nays, 1:

Rilev

Hansen

Absent or not voting, 6:

Elthon Kibbie Shoeman Vance Schroeder

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

Senator Cassidy asked and received unanimous consent that Senate File 41 be immediately messaged to the House which request was complied with.

On motion of Senator McGill, Senate Fill 19, a bill for an act relating to operating motor boats on artificial lakes under the jurisdiction of the conservation commission, was taken up for consideration.

Senator Benda offered the following amendment:

Amend Senate File 19 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred six point thirty-one (106.31), Code 1962, is amended by striking from subsection one (1) all after the word "motor" in line nine (9) and inserting the following:

"shall be permitted on artificial lakes as follows:

a. Not to exceed six horsepower on lakes over one hundred acres.

b. Not to exceed four horsepower on lakes over fifty acres.

c Electric motors on any lake."

Senator Benda asked and received unanimous consent to withdraw the amendment.

Senator Van Gilst asked and received unanimous consent to withdraw the amendment filed by him to the Benda amendment.

Senator Shaff moved that Senate File 19 be rereferred to the committee on conservation and recreation for further study.

The motion was lost.

Senator Van Gilst offered the following amendment and moved its adoption:

Amend Senate File 19 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred six point thirty-one (106.31), Code 1962, is amended by striking from subsection one (1) all after the word "motor" in line nine (9) and inserting the following:

"shall be permitted on artificial lakes as follows:

a. Not to exceed six horsepower on lakes over one hundred acres.

b. Not to exceed one and one-half horsepower on lakes over fifty acres.

c. Electric motors on any lake."

Senator Walker raised a point of order on the amendment for the reason that the subject matter had already been considered.

The Chair ruled the point not well taken and the amendment in order.

The amendment was adopted.

Senator McGill moved that the bill be read a 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, 30:

Briles Flatt Lucken Nurse Buren Floy Main O'Malley Frommelt Burns McGill Patton Coleman Griffin McNally Reno Condon Hagedorn Mills Reppert Dodds Heaberlin Mincks Shirley Elvers Klefstad Nims Vance \mathbf{Ely} Kruck

Nays, 24:

Balloun Hagie Lisle Shaff Benda Heying Lodwick Stanley Beneke Hill Messerly Stephens Burke Kibbie Murray Tabor Cassidy, Kyhl Rigler Van Gilst DeKoster Lange Riley Walker

Absent or not voting, 5:

Denman Hansen Schroeder Shoeman Elthon

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

On motion of Senator Coleman, Senate File 287, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles, was taken up and considered.

Senator Mincks asked and received unanimous consent to withdraw the amendment filed by him on March 11 and found on page 494 of the Senate Journal.

Senator Hill offered the following amendment and moved its adoption:

Senate File 287 is hereby amended by adding thereto the following sections:

"Section three hundred twenty-two point fourteen (322.14), Code 1962, is hereby amended by striking the first sentence of the second paragraph thereof."

"Section three hundred twenty-two point fourteen (322.14), Code 1962, is hereby further amended by adding thereto the following new paragraph: "The provisions of this section shall not apply to violations under subsection five (5) of section three hundred twenty-two point three (322.3)."

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 287 by adding a new section at the end thereof as follows:

"The licensing provisions of this act shall be effective only at such future date as all of the seven (7) leading motor vehicle manufacturing states, measured by the number of automotive units annually assembled, shall have enacted legislation requiring special licensing of Iowa-based manufacturers, and their agents, representatives, distributors, factory branches, distributor branches, and wholesalers, operating in such states."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 11:

Beneke Condon DeKoster	Denman Hagie Lisle	Lucken O'Malley Reppert	Riley Stanley
Nays, 44:			
Balloun Benda Buren	Burke Burns Cassidy	Coleman Dodds Elyers	Ely Flatt Floy

Frommelt Klefstad Messerly Rigler Griffin Kruck Mills Shaff Hagedorn Kvhl Mincks Shirley Hansen Lange Murray Stephens Heaberlin Lodwick Nims Tabor Heying Main Nurse Vance Hill McGill Patton Van Gilst Kibbie McNallv Reno Walker

Absent or not voting, 4:

Briles Elthon Schroeder Shoeman

The amendment was lost.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 287 as follows:

- 1. By striking all after the word "vehicles" in line 3 of section 2 thereof to and including the comma after the word "branch" in line 4 thereof.
 - 2. By striking lines 7, 8, and 9 of section 2 thereof.
- 3. By striking all after the word "manufacturer" in line 11 of section 2 to and including the partial word "ative" in line 13 thereof.
 - 4. By striking all after the word "manufacturers" in line 21 thereof.
- 5. By striking the semi-colon in line 22 in section 2 thereof and substituting a period therefor and by striking the remainder of line 22 thereof and all of line 23.
 - 6. By striking all of lines 24 and 25 of section 2 thereof.
 - 7. By striking lines 26 to 38, inclusive, of section 2 thereof.
- 8. By striking all after the word "manufacturer" in line 40 in section 2 thereof to and including the word "representative" in line 42 thereof.

The amendment was lost.

Senator Coleman moved that the bill be read a third 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:

Balloun Flatt Kruck Patton Benda Flov Lange Reno Briles Lodwick Frommelt Riley Buren Griffin Main Shaff Burke Hagedorn McGillShirlev Burns McNally Hansen Stephens Cassidy Heaberlin Messerly Tabor Coleman Heying Murray Vance Dodds Hill Nims Van Gilst Elvers Kibbie Nurse Walker

Nays, 14:

BenekeElyLuckenReppertCondonHagieMincksRiglerDeKosterKlefstadO'MalleyStanleyDenmanLisle

Absent or not voting, 4:

Elthon Mills Schroeder Shoeman

Voting present, 1:

Kvhl

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

Senator Coleman asked unanimous consent that Senate File 287 be immediately messaged to the House.

Objection was raised.

Senator Coleman moved that Senate File 287 be immediately messaged to the House, which motion prevailed.

Senator Riley moved to reconsider the vote by which the motion to message Senate File 287 to the House was adopted.

Senator Coleman moved, as a substitute motion, that the motion by Senator Riley be laid on the table, which motion prevailed.

Senator Frommelt called up the following motion, filed by him, and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 111 was referred to the governmental subdivisions committee.

Andrew G. Frommelt.

President pro tempore O'Malley took the chair at 10:45 a.m.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" the vote was:

Ayes, 29:

Benda	Ely	Kruck	Reno
Buren	Floy	McNally	Reppert
Burke	Frommelt	Messerly	Riley
Burns	Hagedorn	Murray	Shaff
Cassidy	Heaberlin	Nims	Shirley
Coleman	Kibbie	Nurse	Stanley
Denman	Klefstad	O'Malley	Vance
Denman Dodds	Kieistad	Omaney	vance

Navs. 24:

Balloun	Flatt	Kyhl	Patton
Beneke	Griffin	Lange	Rigler
Briles	Hagie	Lodwick	Stephens
Condon	Hansen	Lucken	Tabor
DeKoster	Heying	Main	Van Gilst
Elvers	Hill	McGill	Walker

Absent or not voting, 6:

Absent of 1	iot voting, o.		
Elthon	Mills	Schroeder	Shoeman
Tielo	Mincks		

The motion prevailed.

President Fulton took the chair at 11:00 a.m.

Senator Frommelt asked and received unanimous consent that action on Senate File 111 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Ely, Senate File 153, a bill for an act relating to powers of electors to vote a school house tax, with report of committee recommending passage, was taken up for further consideration.

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

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

Ayes, 52:

rryco, om.			
Balloun	Elvers	Klefstad	Patton
Benda	Ely	Kruck	Reno
Beneke	Flatt	Kyhl	Reppert
Briles	Floy	Lange	Rigler
Buren	Frommelt	Lisle	Rilev
Burke	Griffin	Lodwick	Shaff
Burns	Hagedorn	Lucken	Shirley
Cassidy	Hagie	Main	Stanley
Coleman	Hansen	McGill	Stephens
Condon	Heaberlin	McNally	Tabor
DeKoster	Heying	Nims	Vance
Denman	Hill	Nurse	Van Gilst
Dodds	Kibbie	O'Malley	Walker

Nays, 1: Murray

Absent or not voting, 6:

Elthon Mills Schroeder Shoeman Messerly Mincks

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

On motion of Senator Frommelt, Senate File 215, a bill for an act relating to investment of funds of life insurance companies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 54:

BallounBrilesBurnsCondonBendaBurenCassidyDeKosterBenekeBurkeColemanDenman

Dodds Heying McGill Reppert Elvers . Hill McNally Rigler Ely Kibbie Messerly Riley Flatt Klefstad Mincks Shaff Flov Kruck Murray Shirley Frommelt Kyhl Nims Stanley Griffin Lange Nurse Stephens Tabor O'Malley Hagedorn Lisle Lodwick Hagie Patton Vance Lucken Hansen Reno Walker Heaberlin Main

Nays, none.

Absent or not voting, 5:

Elthon Schroeder Shoeman Van Gilst

Mills

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

On motion of Senator Buren, Senate File 242, a bill for an act relating to the purchase of motor vehicle transit plates, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Buren offered the following amendment and moved its adoption:

Amend Senate File 242 by striking in section 1, lines 3 and 4, and inserting in lieu thereof the following:

1. The provisions of this law will also apply to the purchase of travel trailers.

The amendment was adopted.

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

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

Ayes, 55:

Balloun Ely Kyhl Patton Benda Flatt Lange Reno Beneke Floy Lisle Reppert Frommelt Lodwick Briles Rigler Buren Griffin Lucken Riley Main Burke Hagedorn Shaff Burns Hagie McGill Shirley Cassidy Hansen McNally Stanley Heaberlin Coleman Messerly Stephens Condon Mincks Tabor Heying DeKoster Hill Murray Vance Denman Kibbie Nims Van Gilst Dodds Klefstad Nurse Walker O'Malley Elvers Kruck

Nays, none.

Absent or not voting, 4:

Elthon

Mills

Schroeder

Shoeman

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

On motion of Senator Messerly, Senate File 260, a bill for an act to restrict the use of firearms near buildings while hunting, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 260.

Senator Messerly moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Burke
Cassidy
Condon
DeKoster
Dodds
Elvers

Ely Floy Frommelt Hagedorn Heaberlin Heying Hill Kibbie Kruck Kyhl Lange
Lodwick
Lucken
Main
McGill
Messerly
Mills
Murray
Nurse

Patton Reno Rigler Riley Stanley Stephens Tabor Vance Walker

Nays, 9:

Coleman Denman Klefstad Lisle McNally Nims Reppert Shaff Shirley

Absent or not voting, 11:

Buren Burns Elthon Flatt Griffin Hagie Hansen Mincks Schroeder Shoeman Van Gilst

Voting present, 1:

O'Malley

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

Ón motion of Senator Kibbie, Senate File 363, a bill for an act to amend section two hundred eighty-two point seven (282.7), Code 1962, relating to tuition of public junior colleges, was taken up and considered.

Senator Kibbie offered the following amendment and moved its adoption:

Amend Senate File 363 by striking from line 2 of the title the word "tuition" and inserting in lieu thereof the words "cost sharing".

The amendment was adopted.

Senator Flatt offered the following amendment and moved its adoption, and requested a roll call.

Amend Senate File 363 as follows: In section 1, line 15 by adding the following words after the word, "situation", "with approval of said board".

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 7:			
Flatt Heying	Hill Lange	Lucken Reno	Stephens
Nays, 44:			
Balloun Benda Beneke Briles Burke Burns Cassidy Coleman Condon DeKoster Denman	Dodds Elvers Ely Floy Frommelt Hagedorn Hagie Hansen Heaberlin Kibbie Klefstad	Kruck Kyhl Lisle Lodwick McGill McNally Mills Mincks Murray Nims Nurse	O'Malley Patton Reppert Rigler Riley Shaff Shirley Stanley Tabor Vance Walker
Absent or not	voting, 8:		
Buren Elthon	Griffin Main	Messerly Schroeder	Shoeman Van Gilst

The amendment was lost.

Senator Kibbie moved that the bill be read a third 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:

,			
Balloun	Elvers	Kyhl	O'Malley
Benda	Ely	Lisle	Patton
Beneke	Floy	Lodwick	Reno
Briles	Frommelt	Lucken	Reppert
Burke	Hagedorn	McGill	Rigler
Burns	Hagie	Messerly	Riley
Cassidy	Hansen	Mills	Shaff
Coleman	Heaberlin	Mincks	Shirley
Condon	Kibbie	Murray	Stanley
DeKoster	Klefstad	Nims	Vance
Denman	Kruck	Nurse	Walker
Dodda			

Nays, 6:

Flatt Hill Stephens Tabor Heving Lange

Absent or not voting, 8:

Buren Griffin McNally Shoeman Elthon Main Schroeder Van Gilst

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 Briles, Senate File 244, a bill for an act relating to approval of electronic scales and approval by the department of agriculture, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Briles offered the following amendment:

Amend Senate File 244 by striking all after the enacting clause and inserting in lieu thereof the following: "Section 1. Section two hundred fifteen point fourteen (215.14), Code 1962, is hereby amended by striking the period at the end of chapter and adding, ', except an electronic scale may be installed without a pit in a building and said scale shall be placed on concrete footings with concrete floor. Said specifications for same to be furnished by the scale manufacturer after approval by the State Department of Agriculture.'"

Senator Briles asked and received unanimous consent to withdraw the amendment.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 244 by striking all after the enacting clause and inserting in lieu thereof the following: "Section 1. Section two hundred fifteen point fourteen (215.14), Code 1962, is hereby amended by striking the period at the end of this section and adding, ", except an electronic scale may be installed in a building and said scale shall be placed on concrete footings with concrete floor. Said specifications for same to be furnished by the scale manufacturer after approval by the State Department of Agriculture. Said approval to be based upon the recommendation of the U. S. Bureau of Standards."

The amendment was adopted.

Senator Briles moved that the bill be read a third 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:

Cassidy Elvers Hagie Balloun Coleman Benda Ely Hansen Condon Flatt Heaberlin Beneke: Floy Briles DeKoster Heying Burke . Denman Frommelt Hill Hagedorn Kibbie Dodds Burns

Klefstad McGill Patton Shirley Kruck Messerly Reno Stanley Kyhl Mills Reppert Stephens Murray Rigler Tabor Lange Lisle Nims Riley Vance Lodwick Nurse Shaff Walker Lucken O'Mallev

Nays, none.

Absent or not voting, 9:

Buren Main Mincks Shoeman Elthon McNally Schroeder Van Gilst

Griffin

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

On motion of Senator Hagie, Senate File 388, a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm erop production, was taken up and considered.

Senator Hagie moved that the bill be read a third 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:

Rallonn Flatt. Kyhl Reno Benda Floy Lange Reppert Briles Frommelt Lisle Rigler Hagedorn Lodwick Burke Riley Burns Hagie Lucken Shaff Hansen Messerly Shirley Cassidy Heaberlin Mills Coleman Stanley Murray DeKoster Heying Stephens Nims Denman Hill Tabor Vance Dodds Kibbie Nurse Klefstad O'Malley Walker Elvers Elv Kruck Patton

Nays, 1:

McGill

Absent or not voting, 10:

Buren Griffin Mincks Shoeman Condon Main Schroeder Van Gilst

Elthon McNally

Voting present, 1: Beneke

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

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of

Everett L. Shockey, Council Bluffs, Pottawattamie County, Iowa, for reappointment as a member of the Iowa State Highway Commission, under the provisions of sections 307.1 and 307.2, Code of Iowa, 1962, for the regular four-year term beginning July 1, 1965 and ending June 30, 1969, has completed its investigation and recommends Everett L. Shockey for this appointment.

> GILBERT E. KLEFSTAD, Chairman. WARREN J. KRUCK. DARYL H. NIMS. JAMES E. BRILES. DONALD G. BENEKE.

On motion of Senator Klefstad, the report was adopted.

Senator Klefstad moved the reappointment of Everett L. Shockey, Council Bluffs, Pottawattamie County, Iowa, as a member of the Iowa State Highway Commission for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Balloun	Flatt	Lange	O'Malley
Benda	Floy	Lisle	Patton
Beneke	Frommelt	Lodwick	\mathbf{Reno}
Briles	Hagedorn	Lucken	Reppert
Burke	Hagie	Main	Rigler
Burns	Hansen	McGill	Riley
Cassidy	Heaberlin	McNally	Shaff
Coleman	Heying	Messerly	Shirley
Condon	Hill	\mathbf{Mills}	Stanley
DeKoster	Kibbie	Mincks	Stephens
Denman	Klefstad	Murray	${f Tabor}$
Dodds	Kruck	Nims	Vance
Elvers	Kyhl	Nurse	Walker
Elv	-		

Nays, none.

Elthon

Absent or not voting, 6:

Griffin Van Gilst Buren Shoeman Schroeder

The motion prevailed and President Fulton declared the reappoint-

ment of Everett L. Shockey of Council Bluffs, Pottawattamie County, Iowa, as a member of the Iowa State Highway Commission confired for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

POINT OF ORDER

Mr. President: I raise the point of order that when a legislative committee is duly appointed, and when a document relating to matters within the scope of the committee's duties is received by the committee chairman in his capacity as chairman or as a member of the committee, thereafter any member of the committee has the right to examine the document and the

committee chairman has no right to keep the document secret from a

committee member who requests permission to examine it.

This point of order is raised with respect to the refusal of Senator Main to permit Senators Lisle and Lucken to examine a written report of investigation which Senator Main is holding as chairman of the joint legislative committee appointed to investigate the Agriculture Department.

David Stanley.

The Chair ruled that the subject raised was a matter which should be decided by the committee and the point of order not well taken.

Senator Shaff moved that Senator Main, the chairman of the committee, be requested to furnish to each member of the committee a copy of the report.

Roll call was requested.

Kyhl

On the question "Shall the motion by Senator Shaff be adopted?" the vote was:

Messerly

Shaff

Ayes,	18:
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Balloun

Buren

Benda DeKoster Flatt Hagie	Lange Lisle Lodwick Lucken	Mills Rigler Riley	Stanley Vance Walker
Nays, 30			
Burke Burns Cassidy Coleman Denman Dodds Elvers Ely	Floy Frommelt Hagedorn Hansen Heaberlin Heying Kibbie Klefstad	Kruck Main McGill McNally Mincks Murray Nims	Nurse O'Malley Patton Reno Reppert Shirley Tabor
Absent or not	voting, 11:		
Beneke Briles	Condon Elthon	Hill Schroeder	Stephens Van Gilst

The motion was lost.

THIRD READING OF BILLS

Shoeman

On motion of Senator Flatt, Senate File 389, a bill for an act relating to death by fire reports made to the state fire marshal, was taken up and considered.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 389 as follows:

Griffin

By inserting following the word "by" in line 9 the following: "a copy of".

The amendment was adopted.

Senator Flatt moved that the bill be read a third 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:

Benda Lisle Frommelt O'Malley Beneke Hagedorn Lodwick Patton Burke Hagie Lucken Reno Burns Hansen Main Reppert Cassidy Heaberlin McGill Rigler McNally Riley Coleman Heying DeKoster Shaff Hill Messerly Mills Kibbie Shirley Denman Dodds Klefstad Mincks Stanley Elvers Kruck Murray Tabor Nims Ely Kyhl Vance Flatt Nurse Walker Lange Flov

Nays, none.

Absent or not voting, 10:

BallounCondonSchroederStephensBrilesElthonShoemanVan GilstBurenGriffin

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

On motion of Senator Hagedorn, House File 5, a bill for an act relating to displaying of lighted headlamps on motor vehicles upon a highway, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn moved that the bill be read a third 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:

Beneke Hagie Lucken Patton Main **Burke** Hansen Reno Burns Heaberlin McGill Reppert Heying McNally Rigler Cassidy DeKoster HillMesserly Rilev Kibbie Mills Shaff Denman Mincks Shirley Dodds Klefstad Murray Elvers Kruck Stanley Nims Kyhl Tabor \mathbf{Ely} Floy Lisle Nurse Vance Frommelt Lodwick O'Malley Walker Hagedorn

Navs. 3:

Coleman Flatt Lange

Absent or not voting, 11:

BallounBurenGriffinStephensBendaCondonSchroederVan GilstBrilesElthonShoeman

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

On motion of Senator Kibbie, House File 21, a bill for an act relating to public libraries, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie moved that the bill be read a third 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:

Beneke Hagedorn Lodwick Patton Burke Hagie Lucken Reno Cassidy Hansen Main Reppert Heaberlin McGill Coleman Rigler DeKoster Heying McNally Riley Denman Hill Messerly Shaff Kibbie Mills Dodds Shirlev Elvers Klefstad Mincks Stanley Elv Kruck Murray Tabor Nims Flatt Kyhl Vance Flov Lange Nurse Walker Frommelt Lisle O'Mallev

Nays, none.

Absent or not voting, 12:

BallounBurenElthonShoemanBendaBurnsGriffinStephensBrilesCondonSchroederVan Gilst

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 87, a bill for an act relating to state boiler inspection.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal.

Also: 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 relating to the revocation of the license of any operator or chauffeur of a motor vehicle.

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

House File 214, a bill for an act relating to appearance bail in connection with traffic violations.

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

House Concurrent Resolution 20, urging Congressmen from Iowa to assist Congressman Hansen in getting the resolution passed that he has placed before the Public Works Committee of the House of Representatives of the United States relating to the Boyer River.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 87

Amend Senate File 87 by striking section 1 thereof and inserting in lieu thereof the following:

"Section 1. Section eighty-nine point two (89.2), Code 1962, as amended by chapters ninety-two (92) and ninety-three (93), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line nine (9) after the word 'generators' the following: ', all steam boilers used for heating purposes carrying a pressure of not more than fifteen (15) pounds per square inch gauge and located in places of public assembly, all hot water heating boilers carrying a pressure of not more than thirty (30) pounds per square inch gauge located in places of public assembly."

HOUSE AMENDMENT TO SENATE FILE 226

Amend Senate File 226, section 1, by adding the following subsection thereto:

"By inserting after the word 'fire' in line nine (9) the words 'when the vehicle used is not owned by a governmental unit'."

HOUSE CONCURRENT RESOLUTION 20

By Houston, Korn, Gregerson, Scott, Webster, Bremmer, Graham, Miller of Buena Vista

Whereas, the waters of the Boyer River have overrun its banks, and caused heavy destruction of property and personal effects; and

Whereas, there seems to be no reasonable assurance this will not occur again in the near future; and

Whereas, the Corps of Engineers conducted a study of the Boyer River as requested by the Seventy-eighth Congress, Now Therefore,

Be It Resolved by the House, the Senate Concurring, that the State Legislature of Iowa in session assembled urge Congressmen from Iowa to assist Congressman Hansen in getting the following resolution passed that he has placed before the Public Works Committee of the House of Representatives of the United States:

"Resolved by the Committee on Public Works of the House of Representatives, United States, That the Board of Engineers for Rivers and Harbors be, and is hereby, requested to review the reports of the Chief of Engineers on the Boyer River, Iowa, printed in House Document No. 254,

78th Congress, 1st Session, and other reports, with a view to determining whether improvements in the interest of flood control and other purposes are advisable at this time."

HOUSE MESSAGES CONSIDERED

House File 168, a bill for an act relating to the revocation of the license of any operator or chauffeur of a motor vehicle.

Read first and second times and passed on file.

House File 214, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations.

Read first and second times and passed on file.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of March, 1965, sent to the Governor for his approval: Senate Files 38 and 322.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

Senator Frommelt asked and received unanimous consent that the Secretary be directed to secure additional space for holding committee meetings.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of March, 1965, sent to the Secretary of State for deposit: Senate Joint Resolution 21.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

SENATE FILES WITHDRAWN

Senator Hagedorn asked and received unanimous consent to withdraw Senate Files 128 and 178 from further consideration of the Senate.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 260 passed the Senate.

WARREN J. KRUCK.

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 153 passed the Senate.

JOHN M. ELY, JR.

REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred **Senate File 368**, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property, begs leave to report it has had the same under consideration and recommends the same **do pass**.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on ways and means to which was referred Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor, begs leave to report it has had the same under consideration and returns the bill without recommendation.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate Joint Resolution 24 by striking all after the resolving clause and inserting in lieu thereof the following:

Section 1. The following amendment to the Constitution of

4 the State of Iowa is hereby proposed.

Sec. six (6) of Article three (III), section thirty-four

3 (34) of Article three (III) and the 1904 and 1928 amendments

7 thereto, sections thirty-five (35) and thirty-six (36) of

8 Article three (III) and the 1904 amendment to each such

section, and sections thirty-seven (37) and thirty-eight (38)

10 of Article three (III) are hereby repealed and the following

11 adopted in lieu thereof:

12 Sec. 6. The Senate shall be composed of fifty-six (56)

13 members elected from fifty (50) senatorial districts. The

4 five (5) most populous counties of the State as determined

15 by the most recent United States decennial census shall each

16 comprise one (1) senatorial district. The most populous county

17 shall elect three (3) senators and the next four (4) most pop-

18 ulous counties shall each elect two (2) senators. The General

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19 Assembly shall divide the remaining counties into forty-five 20 (45) senatorial districts according to population as shown by 21 the most recent United States decennial census. Each of the 22 forty-five (45) districts shall elect one (1) senator. All 23 senators shall be elected at large by the electors of their 24 respective districts. Senatorial districts shall be classified 25 by lot so that as nearly as possible one-half (1/2) of the senators 26 shall be elected every two (2) years.

The House of Representatives shall be composed of one hundred ten (110) members. The nine (9) most populous counties of the State as determined by the most recent United States decennial census shall elect the following number of representatives: the most populous county shall elect four (4) representatives and the next eight (8) most populous counties shall each elect two (2) representatives. The remaining ninety (90) counties shall each elect one (1) representative. All representatives shall be elected at large by the electors of their

respective counties.

"Sec. 35. At each regular session of the General Assembly following the taking of the United States decennial census, the General Assembly shall as provided in section six (6) of this Article redistrict the Senate and allot the additional senators to the five (5) most populous counties and shall as provided in section thirty-four (34) of this Article allot the additional representatives to the nine (9) most populous counties. In establishing senatorial districts and allotting senators and representatives, the General Assembly shall consider counties as county lines existing on January 1, 1965.

"The General Assembly shall provide that senatorial districts electing more than one (1) senator shall elect such senators in alternating election years so that the terms of all senators within the district do not expire the same year. If the General Assembly determines according to the most recent United States decennial census that a senatorial district is no longer entitled to an additional senator, no election shall be held at the succeeding primary and general elections for the office of the senator, or one (1) of the senators, in the district whose term expires preceding the convening of the next regular session of the General Assembly.

"Sec. 36. At the 1969 regular session of the General Assembly, the General Assembly shall as provided in sections six (6) and thirty-four (34) of this Article redistrict the Senate and allot the additional senators and representatives to the districts and counties which are so entitled. The action of the 1969 General Assembly shall become effective for the election of senators and representatives who will serve in the 1971 regular session of the General Assembly. On the determination of the General Assembly, one-half (1/2) of the senators shall be elected to serve in the 1971 General Assembly for two (2) year terms and one-half (1/2) of the senators shall be elected to serve for four (4) year terms. Thereafter, terms of all senators shall be four (4) years.

"Sec. 37. When a congressional or senatorial district shall be composed of two (2) or more counties, it shall not be entirely separated by any other county belonging to another district; and no county shall be divided in forming a congressional or senatorial

 $\begin{array}{c} 120 \\ 121 \end{array}$

 $\begin{array}{c} 125 \\ 126 \end{array}$

74 district.

"Sec. 38. Members of the General Assembly shall have a weighted roll call vote which shall be determined by the Secretary of State in the following manner:

1. The basic unit in determining the weighted roll call vote shall be the number equal to the population of the least populous county of the State.

2. Roll call votes shall be allocated as follows:

a. Each county with a population equal to the basic unit shall be entitled to one (1) vote. Each county with a population in excess of the basic unit shall be entitled to one (1) vote for each basic unit and one (1) additional vote for each major fraction thereafter.

b. The weighted roll call vote for a senatorial district shall be the total of the roll call votes aotted the counties comprising the senatorial district.

"The roll call vote of a senator shall be the total roll call vote allocated to the district from which the senator is elected except that when electors of a senatorial district elect more than one (1) senator, the roll call vote which the district is entitled shall be divided equally among the senators of the district. The roll call vote of a representative shall be the roll vote.

roll call vote of a representative shall be the roll call vote allocated to the county from which the representative is elected except that when electors of a county elect more than one (1)

97 except that when electors of a county elect more than one (1) 98 representative, the roll call vote which the county is entitled 99 shall be divided equally among the representatives of the county.

"Prior to November 1, 1970 and prior to July 1 following each year of the United States decennial census, the Secretary of State shall certify the weighted roll call of each senator and representative in the General Assembly. The provisions of this section shall be come effective for voting purposes the session of the General Assembly which convenes immediately after the

certification by the Secretary of State.
"In all elections by the General Assembly, the members thereof
shall vote viva voce and the votes shall be entered on the journal."

Sec. nine (9) of Article three (III) of the Constitution of the State of Iowa is amended by inserting in line six (6) after the words "two thirds" the words "of the roll call vote".

Sec. sixteen (16) of the Article three (III) of the Constitution of the State of Iowa is amended by striking from lines ten (10) and eleven (11) the words "of the members" and inserting in lieu thereof the words "of the roll call vote".

Sec. seventeen (17) of Article three (III) of the Constitution of the State of Iowa is amended by striking from lines two (2) and three (3) the words "all the members elected to each branch" and inserting in lieu thereof the words "the roll call vote of each house".

Sec. nineteen (19) of Article three (III) of the Constitution of the State of Iowa is amended by inserting in line eight (8) before the word "members" the words "roll call vote of the".

Sec. thirty-one (31) of Article three (III) of the Constituition of the State of Iowa is amended by inserting in line eleven (11) before the word "members" the words "roll call vote of the".

Sec. twelve (12) of Article eight (VIII) of the Constitution of the State of Iowa is amended by inserting in line six (6)

- after the words "two thirds" the words "of the roll call vote". 129
- 130 Sec. one (1) of Article ten (X) of the Constitution of the 131 State of Iowa is amended as follows:
- 1. By inserting in line five (5) after the word "majority" 132
- 133 the words "of the roll call vote".
- 134 2. By inserting in line fifteen (15) after the word "majority" 135 the words "of the roll call vote".
- 136 Sec. 2. The foregoing proposed amendment to the Constitution 137
- of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the 138
- 139 general assembly and the secretary of state is directed to cause
- 140 the same to be published for three (3) consecutive months previous
- 141 to the date of said election as provided by law.

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 132, section 24, subsection 5, by
- inserting after the word "loan" in line 59, "and provided
- that such insurance is obtained from a licensed agent for
- an insurance company authorized to do business in Iowa."
 - ANDREW G. FROMMELT.
- 1 Amend Senate File 378 by inserting in line 6 of section
- 2 1 after the word "liquids" the following:
- 3 "except as provided in section three hundred twenty-one
- point three hundred forty-one (321.341) of the Code".

J. HENRY LUCKEN.

- Amend House File 66 as follows: 1
- 2 1. Section 1, line 3, by inserting after the word "suspend" the following: ", provided the Iowa liquor control commission approves
- 4 suspension as opposed to revocation".
- 5 2. Further amend section 1, line 5, by inserting after the word "suspend" the following: ", provided the Iowa liquor control 6
- 7 commission approves suspension as opposed to revocation".
- 3. Section 2, line 5, by inserting after the word "days" the 8 following: ", provided the Iowa liquor control commission approves 9
- suspension as opposed to revocation". 10
- 4. Section 3, line 5, by inserting after the word "same" the 11
- following: ", provided the Iowa liquor control commission approves 12
- 13 suspension as opposed to revocation".
- 5. Section 5, line 4, by inserting after the word "days" the 14
- following: ", provided the Iowa liquor control commission approves 15 suspension as opposed to revocation". 16
- 17 6. Section 6, line 3, by inserting after the word "suspension"
- the following: ", provided the Iowa liquor control commission approves 18 19 suspension as opposed to revocation".
- 20 7. Section 7, lines 3 and 5, by inserting after the word "suspension"
- where it appears the following: ", provided the Iowa liquor control 21 22 commission approves suspension as opposed to revocation".
- 8. Further amend section 7, line 7, by inserting after the word "sus-23
- 24 the following: ", provided the Iowa liquor control commission approves suspension as opposed to revocation". 25

DAVID O. SHAFF. ROBERT R. RIGLER.

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- Amend Senate File 153 as follows: 1
 - 1. By striking from line 7 the word "effect" and
- 3 inserting in lieu thereof the word "effected".
- 2. By striking from line 9 the word "and" and 4
- inserting in lieu thereof the word "to".

JOHN M. ELY, JR.

- 1 Amend Senate File 390 as follows:
 - 1. Amend section 1, lines 6 and 7, by striking all after
- "Code 1962" and inserting in lieu thereof ".".

CHARLES F. GRIFFIN.

- Amend Senate File 500 as follows:
 - 1. Strike from line 13 of section 3 the
- word "unmanipulating" and insert "unmanipulated". 3
 - 2. Strike from line 12 of section 6 the word
 - "formulating" and insert "formulated".
 - 3. Strike from line 13 of section 6 the
- 7 word "shall" and and insert "may".
- 8 4. Strike from line 26 of section 6 the
- first word "of" and insert "or". 9
- 10
 - 5. Strike from line 29 of section 10
- the word "the" and insert "for". 11
 - 6. Add to section 18 the following new subsections:
- "3. Nothing in this Act shall be construed as requiring the 13 14 secretary or his representative to report for prosecution or for
- 15 the institution of seizure proceedings minor violations of the
- 16 Act when he believes that the public interest will be best served 17 by a suitable notice of warning in writing.
- "4. It shall be the duty of each county attorney to whom any 18 19 violation is reported, to cause appropriate proceedings to be
- 20 instituted and prosecuted in a court of competent jurisdiction
- 21 without delay.
- "5. The secretary is hereby authorized to apply for and the 22 23 court to grant a temporary or permanent injunction restraining 24 any person from violating or continuing to violate any of the
- 25 provisions of this Act or any rule or regulation promulgated 26 under the Act notwithstanding the existence of other remedies
- 27 at law, said injunction to be issued without bond."
- 28 7. Add as section 19 the following:
- 29 "Sec. 19. Exchanges between manufacturers. Nothing in this
- 30 Act shall be construed to restrict or avoid sales or exchanges
- 31 of commercial fertilizers or soil conditioners to each other
- 32 by importers, manufacturers, or manipulators who mix fertilizer
- materials for sale or as preventing the free and unrestricted 33
- 34 shipments of commercial fertilizer or soil conditioner to man-
- 35 ufacturers or manipulators who have registered their brands as
- required by the provisions of this Act.

FRANKLIN S. MAIN. RICHARD L. STEPHENS.

- Amend Senate Joint Resolution 24 as follows: 1 4
- 1. By striking from line 25 of section 1 the word and figure
- "December 1" and inserting in lieu thereof the word and figure 3 "November 15". 4
- 2. By striking from line 30 of section 1 the word and figure

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- "ten (10)" and inserting in lieu thereof the word and figure 6 7 "eight (8)".
- 8 3. By striking from line 31 of section 1 the word and figure 9 "ten (10)" and inserting in lieu thereof the word and figure 10 "nine (9)". 11
 - 4. By striking from line 32 of section 1 the words "five (5) from each list, no later than December 20" and inserting in lieu thereof the words "four (4) from each list and the Chief Justice of the Supreme Court or a resident, qualified voter of the State designated by the Chief Justice, no later than December 1".
- 16 5. By striking from line 38 of section 1 the word and figure "five (5)" and inserting in lieu thereof the word and figure 17 "four (4)".

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- 6. By striking from line 46 of section 1 the word and figure 20 "seven (7)" and inserting in lieu thereof the word and figure 21 "five (5)".
- 22 7. By inserting in line 52 of section 1 after the word "Assembly" 23 the words "and shall apportion and redistrict the General Assembly 24 if a plan of apportionment shall fail to become law prior to July 25 5 of the year in which redistricting is required".

JOHN M. ELY, JR.

Amend Senate File 23 (Stanley motion to substitute Senate File 23 for Senate File 403) as follows:

- 3 1. In section 2, line 12, insert the following after the word "Act": "(including but not limited to all provisions of 4 section one (1) of this Act)".
- 6 2. In section 2, line 15, insert the following after the 7 word "Act": "(including but not limited to all provisions of 8 section one (1) of this Act)".
- 9 3. In section 4, line 1, insert the following before the 10 word "shall": "with the approval of two-thirds (%) of the 11 members of the Senate".
- 12 4. In section 5, line 5, strike the words "on the date of appointment" and insert in lieu thereof the words "when the 13 members have been approved by the senate". 14
- 15 5. In section 6, strike the first two sentences and insert the following in lieu thereof: "Any vacancy in the commission 16 17 occurring during a session of the general assembly shall be filled 18 in the same manner as provided for original appointments and before the end of the session, and for the unexpired part of the term. 19 Any vacancy occurring while the general assembly is not in session 20 21 shall be filed by appointment by the governor, which appoint-22 ment shall expire thirty (30) days after the general assembly 23 next convenes. Within said thirty (30) days the governor shall 24 transmit to the senate an appointment for the unexpired part of the term." 25
 - 6. In section 9, lines 9 and 10, strike the word and figure "six (6)" and insert in lieu thereof the word and figure "five (5)"
- 29 7. In section 10, insert the following at the end of line 30 14: "Upon request by the commission or the labor commissioner, any state official or state agency shall furnish technical assist-31 32 ance and advice in the formulation of rules."
 - 8. In section 11, insert the following new paragraph after

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34 line 21:

"All rules shall be enforced as provided in this Act."

9. In section 14, insert the following at the end of

37 line 15:

38 "No inspection of any place of employment made by insurance 39 company inspectors or other inspectors shall be the basis for

40 the imposition of civil liability upon the inspector or upon

41 the insurance company or other person employing the inspector:

42 but this provision refers only to liability arising out of the

43 making of an inspection and shall not be construed to deny or

44 limit the liability of any employer to his employees or the 45 liability of any insurance carrier on its insurance policy."

46 10. In section 15, strike line 32 and insert in lieu

47 thereof the following: "less than twenty-five (25) dollars and

48 not more than one hundred (100) dollars."

> DAVID STANLEY. JAKE B. MINCKS. WARREN J. KRUCK. H. L. HEYING. DAVID O. SHAFF. VERN LISLE.

1 Amend Senate File 164, section 5, by striking all of

subsection 4 and renumbering the remaining subsection.

DARYL H. NIMS.

Amend Senate File 164 as follows: 1

2 1. Amend section 1 by striking from lines 1 and 2

3 the words "on the first day of the week, commonly

known as Sunday" and inserting in lieu thereof the following: "on successive Saturdays and Sundays." 5

2. Amend section 5 by adding the following:

7 "6. Sales, offers to sell or engaging in the business

of buying or selling, directly or through an agent, 8 salesman or employee by a person who conscientiously 9

observes the Sabbath on a day other than Sunday and 10

11 who refrains from selling or engaging in business on

12 that day in any establishment owned or operated by

13 such person."

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WARREN J. KRUCK.

Amend Senate File 211 by striking from section 2 1

all of lines 7 and 8.

DONALD G. BENEKE.

1 Amend Senate File 164 as follows:

1. By adding before the words, "On the first day of the week" in line 1 of Section 1 the words "After noon."

2. By adding after the word "sale" and before the words

"on Sunday" in Line 1 of Section 3 the words "after noon." 3. By adding after the words "offer to sell" and before

the words "on Sunday" in Line 1 of Section 3 the words

"after noon."

ALAN SHIRLEY.

- 1 Amend Senate File 260 as follows:
 - 1. Amend Section 1, line 5, by adding after the word
 - "any" the word "occupied".

WARREN J. KRUCK.

- Amend Senate File 517 by striking all after the enacting clause and substituting therefor the following:
- 3 "Section 1. Section one hundred sixty-two point twenty-
- 4 one (162.21), Code 1962, is hereby repealed and the following
- 5 enacted in lieu thereof: The department shall collect a fee
- 6 of three dollars (\$3.00) for each certificate of soundness
- 7 and for the second and third annual renewal thereof: two
- 8 dollars (\$2.00) for the fourth and fifth annual renewal
- 9 thereof; one dollar (\$1.00) for each annual renewal from the
- 10 fifth through the tenth and no fee shall be charged for any
- 11 renewal beyond the tenth."

DONALD B. BENEKE.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, March 24, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MARCH 24, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Stanley Chapin, pastor of the Methodist Church, Monmouth, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Buren for the morning on request of Senator Floy.

PETITIONS

The following petitions were presented and placed on file:

By Senator O'Malley, from fifty-two residents of Polk County favoring fair school bus transportation for all school children.

By Senator Shoeman, from forty-two residents of Audubon County favoring proposed legislation for the development of outdoor recreation areas. Also, from twenty-two residents of Cass County in opposition to an increase in the gasoline tax.

By Senator Lucken, from thirteen residents of Plymouth County in opposition to school bus transportation for all school children. Also, from eighty-eight residents of Plymouth County in opposition to an increase in the gasoline tax.

By Senator Lodwick, from forty-four residents of Lee County in opposition to an increase in the gasoline tax.

RESOLUTIONS

The following resolutions were presented by Senator Reppert from the city officials of Des Moines:

Whereas, there is pending in the Sixty-first General Assembly a bill to repeal those statutes presently authorizing cities to operate motor vehicle testing stations, House File 355; and

Whereas, the City of Des Moines operates the only such station within the State of Iowa; and

Whereas, it is desirable that the Council make its views known to the General Assembly;

Now, Therefore, Be It Resolved by the City Council of the City of Des Moines, Jowa:

That this Council hereby expresses its opposition to repeal of the statutes authorizing cities to operate motor vehicle testing stations but would favor

legislation providing for uniform state-wide motor vehicle testing; and

Be It Further Resolved, that the City Clerk be and is hereby directed to transmit copies of this resolution to the Governor, Lieutenant Governor, Speaker of the House of Representatives and members of the Sixty-first General Assembly representing Polk County, Iowa.

Moved by Grothe to adopt.

Form Approved

s/ Leonard C. Abels,

Corporation Counsel.

Motion carried. Yeas 5, Buss, Grothe, Nahas, Whitmer, Iles; Nays 0.

Whereas, this Council has heretofore pointed out the need for a comprehensive study of pension and retirement systems for public employees; and Whereas, the League of Iowa Municipalities has similarly pointed out the need for such study; and

Whereas, there has been introduced, at the current session of the General Assembly, resolutions designated S. J. R. 20 and H. J. R. 20 which provide for such a study:

Now, Therefore, Be It Resolved by the City Council of the City of Des Moines, Iowa:

That the City Council of the City of Des Moines hereby expresses its support for a comprehensive study of public employee pension and retirement programs as provided for in H. J. R. 20 and S. J. R. 20 and urges the passage thereof by the Sixty-first General Assembly.

Be It Further Resolved that the City Clerk be and is hereby directed to transmit copies of this resolution to the Governor, Lieutenant Governor, Speaker of the House of Representatives and members of the Sixty-first General Assembly representing Polk County, Iowa.

Moved by Whitmer to adopt.

Form Approved.

s/ LEONARD C. ABELS,

Corporation Counsel.

Motion carried. Yeas 5, Buss, Grothe, Nahas, Whitmer, Iles; Nays 0.

Whereas, Senate File 365 and House File 495, the "Mapped Streets Act" has been introduced at the Sixty-first General Assembly; and

Whereas, for several sessions past the same identical bill has been introduced and the City of Des Moines has expressed support therefor; and

Whereas, this Council remains of the opinion that the said bill is desirable legislation:

Now, Therefore, Be It Resolved by the City Council of the City of Des Moines, Iowa:

That the City Council of the City of Des Moines hereby expresses its support for Senate File 365 and House File 495, the "Mapped Streets Act", the same being a part of the current legislative program sought by the association of city planners, and urges the passage thereof by the Sixty-first General Assembly; and

Be It Further Resolved, that the City Clerk be and is hereby directed to transmit copies of this resolution to the Governor, Lieutenant Governor, Speaker of the House of Representatives and members of the Sixty-first Copyright Assembly representing Pulls Copyright.

General Assembly representing Polk County, Iowa.

Moved by Whitmer to adopt.

Form Approved.

s/ LEONARD C. ABELS,

Corporation Counsel.

Motion carried. Yeas 5, Buss, Grothe, Nahas, Whitmer, Iles; Nays 0.

PRESENTATION OF VISITORS

Senator Stanley rose on a point of personal privilege and presented to the Senate the Honorable A. L. Mensing, a former member of the House of Representatives from Cedar County who was present in the Senate chamber.

Senator Kruck rose on a point of personal privilege and presented to the Senate two students, his daughter Debbie, a student at the Trinity Lutheran School at Boone, and his daughter Karen, a student at Boone High school, who were present in the Senate Chamber. They were accompanied by their mother and the Senator's mother, Mrs. A. J. Kruck.

Senator Benda asked and received unanimous consent to present to the Senate twenty-seven students from the St. John's Lutheran School of Homestead who were present in the balcony accompanied by their instructor, Ralph R. Frese.

Senator Flatt asked and received unanimous consent to present to the Senate one hundred thirty students from the Winterset Junior High School who were present in the balcony accompanied by their principal, Carlton Callison, their instructors, Evelyn Wight, Alta Cameron, Jerry Scholten, Bob Cable, Verle W. Hannold, and their superintendent, D. R. Lillard.

Senator Van Gilst asked and received unanimous consent to present to the Senate fifty students from the North Mahaska Community High School, members of the senior class, who were present in the balcony accompanied by their instructors, Anita Seitsinger and Dennis Ginoza.

Senator Balloun asked and received unanimous consent to present to the Senate forty students from the Gladbrook High School who were present in the balcony accompanied by their instructor, Lloyd Tindall.

Senator Beneke asked and received unanimous consent to present to the Senate ninety-three students from the Albert City-Truesdale Community School who were present in the balcony accompanied by their instructors, Donald Gerdy, Kenneth Moeller, Cormine Keppy and Della Furnas.

Senator Hill rose on a point of personal privilege and presented to the Senate the Honorable C. Edwin Gilmour, a former member of the Senate from Poweshiek County who was present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 526, by committee on industrial and human relations, a bill for an act to provide aid to dependent children payments to

children placed in a foster home or with a public or nonprofit childcare agency as a result of judicial determination.

Read first and second times and placed on the calendar.

Senate File 527, by committee on industrial and human relations, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind.

Read first and second times and placed on the calendar.

Senate File 528, by committee on judiciary, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Marion County by the governor and secretary of state.

Read first and second times and placed on the calendar.

Senate File 529, by committee on judiciary, a bill for an act to provide for treatment of alcoholism.

Read first and second times and placed on the calendar.

Senate File 530, by committee on judiciary, a bill for an act to provide for law clerks for judges of the supreme court.

Read first and second times and referred to the committee on appropriations.

Senate File 531, by committee on judiciary, a bill for an act relating to suspension or cancellation of liquor control licenses.

Read first and second times and placed on the calendar.

Senate File 532, by committee on judiciary, a bill for an act relating to the compensation of county attorneys.

Read first and second times and placed on the calendar.

Senate File 533, by committee on judiciary, a bill for an act relating to promotion expense which may be incurred in the organization of domestic insurance companies.

Read first and second times and placed on the calendar.

HOUSE AMENDMENTS CONSIDERED

Senator Reppert called up for consideration Senate File 226, a bill for an act relating to an increase in the fee paid officials reporting a fire to the state fire marshal, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 226

Amend Senate File 226, section 1, by adding the following subsection thereto:

"By inserting after the word 'fire' in line nine (9) the words 'when the vehicle used is not owned by a governmental unit'."

The Senate concurred in the House amendment.

Senator Reppert 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, 50:

Balloun	Floy	Lisle	Reppert
Benda	Frommelt	Lodwick	Rigler
Beneke	Griffin	McGill	Riley
Burke	Hagedorn	McNally	Schroeder
Burns	Hagie	Mills	Shaff
Cassidy	Hansen	Mincks	Shirley
Coleman	Heaberlin	Murray	Shoeman
DeKoster	Heying	Nims	Stanley
Denman	Hill	Nurse	Tabor
Dodds	Klefstad	O'Malley	Vance
Elvers	Kruck	Patton	Van Gilst
Ely	Kyhl	Reno	Walker
Flatt	Lange		

Nays, none.

Absent or not voting, 8:

Briles	Condon	Kibbie	Messerly
Buren	Elthon	Main	Stephens

Voting present, 1:

Lucken

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

Senator Mincks called up for consideration Senate File 87, a bill for an act relating to state boiler inspections, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 87

Amend Senate File 87 by striking section 1 thereof and inserting in lieu thereof the following:

"Section 1. Section eighty-nine point two (89.2), Code 1962, as amended by chapters ninety-two (92) and ninety-three (93), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line nine (9) after the word 'generators' the following: ', all steam boilers used for heating purposes carrying a pressure of not more than fifteen (15) pounds per square inch gauge and located in places of public assembly, all hot water heating boilers carrying a pressure of not more than thirty (30) pounds per square inch gauge located in places of public assembly."

The Senate concurred in the House amendment.

Senator Mincks 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, 55:

Balloun	Floy	Lisle	Reno
Benda	Frommelt	Lodwick	Reppert
Beneke	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Schroeder
Cassidy	Hansen	McNally	Shaff
Coleman	Heaberlin	Messerly	Shirley
Condon	Heying	Mills	Shoeman
DeKoster	Hill	Mincks	Stanley
Denman	Kibbie	Murray	Tabor
Dodds	Klefstad	Nims	Vance
Elvers	Kruck	Nurse	Van Gilst
Ely	Kyhl	O'Malley	Walker
Flatt	Lange	Patton	

Nays, none.

Absent or not voting, 4:

Briles Buren Elthon Stephens

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

Senator Hansen called up the following resolution:

HOUSE CONCURRENT RESOLUTION 20 By Houston, Korn, Gregerson, Scott, Webster, Bremmer, Graham, Miller of Buena Vista

Whereas, the waters of the Boyer River have overrun its banks, and caused heavy destruction of property and personal effects; and

Whereas, there seems to be no reasonable assurance this will not occur again in the near future: and

Whereas, the Corps of Engineers conducted a study of the Boyer River as

requested by the Seventy-eighth Congress, Now Therefore,

Be It Resolved by the House, the Senate Concurring, that the State Legislature of Iowa in session assembled urge Congressmen from Iowa to assist Congressman Hansen in getting the following resolution passed that he has placed before the Public Works Committee of the House of Representatives of the United States:

"Resolved by the Committee on Public Works of the House of Representatives, United States, That the Board of Engineers for Rivers and Harbors be, and is hereby, requested to review the reports of the Chief of Engineers on the Boyer River, Iowa, printed in House Document No. 254, 78th Congress, 1st Session, and other reports, with a view to determining whether improvements in the interest of flood control and other purposes are advisable at this time."

On motion of Senator Hansen, the resolution was adopted.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this act, with report of committee recommending amendment and passage, was taken up for further consideration.

The following committee amendment was considered:

Amend Senate File 132 as follows:

1. By striking from section 12, line 24, the word "six (6)" and inserting in lieu thereof the word "seven (7)".

On motion of Senator Frommelt, the committee amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 132 by inserting after the word "from" in line 52 of section 24, the words "a licensed insurance agent for".

The amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 132, section 24, subsection 5, by inserting after the word "loan" in line 59, "and provided that such insurance is obtained from a licensed agent for an insurance company authorized to do business in Iowa."

The amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 132, section 24, line 20, by striking "sixty (60)" and inserting in lieu thereof "forty (40)".

The amendment was adopted.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 132 by striking the words and figures "more than twenty (20) percent of its total capital, surplus and undivided profit" from lines 5 and 6 of section 25 thereof and substituting therefor the following: "an aggregate of five thousand dollars (\$5,000.00)".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 15:

BallounGriffinLangeShoemanBendaHagieLisleStephensDeKosterHillLodwickWalkerFlattKyhlRigler

Nays, 38:

Beneke Frommelt Messerly Reppert Burke Hagedorn Mills Rilev Burns Hansen Mincks Schroeder Cassidy Heaberlin Murray Shaff Klefstad Nims Condon Shirley Denman Kruck Nurse Stanley Dodds Lucken O'Mallev Tabor Elvers Main Patton Vance McGill Van Gilst Ely Reno Flov McNally

Absent or not voting, 6:

Briles Coleman Heying Kibbie
Buren Elthon

The amendment was lost.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 132, section 23 by striking lines 13 and 14 thereof and inserting in lieu thereof the following:

"and shall not be construed to be exempt therefrom by reason of the provisions of subparagraphs seven (7) and eight (8) of section five hundred two point four (502.4), Code 1962."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 28:

Balloun Heaberlin Messerly Shirley Benda Hill Mills Shoeman Briles Kvhl Nurse Stanley DeKoster O'Malley Lange Stephens Flatt Lisle Rigler Vance Van Gilst Griffin Lodwick Schroeder Shaff Hagie Lucken Walker

Nays, 28:

Buren Elvers Kibbie Murray Burns Ely Klefstad Nims Cassidy Flov Kruck Patton Coleman Frommelt Main Reno Condon Hagedorn McGill Reppert Denman Hansen McNally Rilev Dodds Heying Mincks Tabor

Absent or not voting, 3:

Beneke Burke Elthon

The amendment having received a tie vote, the Chair voted "Aye" and declared the amendment adopted.

President pro tempore O'Malley took the chair at 10:35 a.m.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 132, section 2, by adding the following new subsection:

"Superintendent of Banking" shall mean the superintendent of banking of the State of Iowa.

Division was called for.

The amendment was lost.

Senator Rigler offered the following amendment:

Amend Senate File 132 as follows:

- 1. Amend section 3, line 3, by striking the word "auditor" and inserting in lieu thereof the following: "superintendent of banking".
- 2. Amend section 4, line 5, by striking the word "auditor" and inserting in lieu thereof the following: "superintendent of banking".
- 3. Amend section 6, line 1, by striking the word "auditor" and inserting in lieu thereof the following: "superintendent of banking".
- 4. Amend section 7, by striking the word "auditor" where it appears in lines 4, 8, 9, 11 and 17 and inserting in lieu thereof the following: "superintendent of banking".
- 5. Amend section 9, by striking the word "auditor" where it appears in lines 3 and 10 and inserting in lieu thereof the following: "superintendent of banking".
- 6. Amend section 10, by striking the word "auditor" where it appears in lines 5, 9 and 10 and inserting in lieu thereof the following: "superintendent of banking".
- 7. Amend section 11, by striking the word "auditor" where it appears in lines 1, 14 and 16 and inserting in lieu thereof the following: superintendent of banking".
- 8. Amend section 12, by striking the word "auditor" where it appears in lines 1, 6, 7, 10, 13, 16, 18, 22, 25, 30 and 31 and inserting in lieu thereof the following: "superintendent of banking".
- 9. Amend section 13, by striking the word "auditor" where it appears in lines 4 and 9 and inserting in lieu thereof the following: "superintendent of banking".
- 10. Amend section 14, line 3, by striking the word "auditor" and inserting in lieu thereof the following: "superintendent of banking".
- 11. Amend section 15, by striking the word "auditor" where it appears in lines 2, 10 and 13 and inserting in lieu thereof the following: "superintendent of banking".
- 12. Amend section 16, by striking the word "auditor" where it appears in lines 1, 6, 7, 9, 14 and 18 and inserting in lieu thereof the following: "superintendent of banking".
- 13. Further amend section 16, by striking the word "auditor's" in line 12 and inserting in lieu thereof the following: "superintendent of banking's".
- 14. Amend section 17, by striking the word "auditor" where it appears in lines 1, 9 and 11 and inserting in lieu thereof the following: "superintendent of banking".

15. Amend section 18, by striking the word "auditor" where it appears in lines 1 and 3 and inserting in lieu thereof the following: "superintendent of banking".

16. Amend section 19, by striking the word "auditor" where it appears in lines 1, 6, 28 and 29 and inserting in lieu thereof the following: "super-

intendent of banking".

17. Amend section 20, line 1, by striking the word "auditor" and inserting in lieu thereof the following: "superintendent of banking".

18. Amend section 22, line 6, by striking the word "auditor" and in-

serting in lieu thereof the following: "superintendent of banking".

19. Amend section 27, line 4, by striking the word "auditor" and inserting in lieu thereof the following: "superintendent of banking".

20. Amend section 29, line 1, by striking the word "auditor" and in-

serting in lieu thereof the following: "superintendent of banking".

Senator Rigler asked and received unanimous consent to withdraw the amendment.

President Fulton took the chair at 11:05 a.m.

Senator Rigler offered the following amendment:

Amend Senate File 132 as follows:

- 1. Amend section 16, line 7, by inserting after the word "audited" the words "and examined".
- 2. Amend section 16, line 17, by striking the word "may" and inserting in lieu thereof the word "shall".
- 3. Amend section 21, line 5, by striking the words "for making or negotiating loans".
- 4. Amend section 24, line 47, by striking the words "the party or parties obligated" and inserting in lieu thereof the following: "one party".
- 5. Further amend section 24, lines 55 and 56, by striking the words "or borrowers".

Senator Rigler moved the adoption of division 1 of the amendment.

Division 1 of the amendment was lost.

On motion of Senator Rigler, division 2 of the amendment was adopted.

On motion of Senator Rigler, division 3 of the amendment was adopted.

On motion of Senator Rigler, division 4 of the amendment was adopted.

On motion of Senator Rigler, division 5 of the amendment was adopted.

Senator Walker offered the following amendment and moved its adoption:

Amend Senate File 132, section 24, line 24 by striking after the word "note" the following words: "unless additional cash is advanced".

The amendment was adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 132 as follows:

- 1. By inserting the word "not" after the word "may" in line 3 of section 22 thereof.
- 2. Further amend section 22 of Senate File 132 by striking from line 5 the words "except as may be restricted" and inserting in lieu thereof the words "unless specifically authorized to do so".

The amendment was adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend Senate File 132 as follows:

By striking lines 64 and 65 and the words and comma "a loan, and may" from line 66, all in paragraph 6 of section 24 thereof.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 21:

Beneke	Kyhl	Mills	Shirley
Briles	Lange	Nims	Shoeman
DeKoster	Lodwick	Patton	Stanley
Elvers	Main	Rigler	Stephens
Hill	McGill	Shaff	Van Gilst
Kruck			

Nays, 35:

Balloun	Flatt	Kibbie	O'Malley
Buren	Floy	Klefstad	Reno
Burke	Frommelt	Lisle	Reppert
Burns	Griffin	Lucken	Riley
Cassidy	Hagedorn	McNally	Schroeder
Condon	Hagie	Messerly	${f Tabor}$
Denman	Hansen	Mincks	Vance
Dodds	Heaberlin	Murray	Walker
Elv	Heving	Nurse	

Absent or not voting, 3:

Benda Coleman Elthon

The amendment was lost.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 132 by adding after line 13 in section 11, the following:

"5. That the specified location is not located in proximity to any other lending business carried on by the licensee."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 14:

Benda Heaberlin Hill Kyhl

Lange Lisle Lodwick Mills Nims Rigler Shaff Shoeman Stanley Stephens

Nays, 39:

Balloun Beneke Buren Burke Burns Cassidy Condon DeKoster Elvers
Ely
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heying

Klefstad Main McGill McNally Messerly Mincks Murray Nurse O'Malley

Reno Reppert Riley Schroeder Shirley Tabor Vance Van Gilst Walker

Absent or not voting, 6:

Briles Coleman

Denman

Dodds

Elthon Flatt

Kibbie

Kruck

Patton

Lucken

The amendment was lost.

Senator Rigler offered the following amendment:

Amend Senate File 132 as follows:

1. By striking the word "retain" from line 44 and from line 54 of paragraph 5 of section 24, and substituting therefor in each instance, the word "transmit".

On motion of Senator Rigler, the amendment was adopted.

Senator Frommelt moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman

Elvers
Ely
Flatt
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Kibbie
Klefstad
Lisle

Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse

Lodwick

Reno
Reppert
Riley
Schroeder
Shirley
Stanley
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, 10:

Buren Floy Griffin

Dodds

Hill Kyhl Lange O'Malley Rigler

Patton

Shaff Shoeman

Absent or not voting, 2:

Elthon

Kruck

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

Senator Frommelt 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 Frommelt asked and received unanimous consent to have Senate File 132 as passed by the Senate printed.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator Mincks, Senate File 403, a bill for an act relating to employment safety and providing for an employment safety commission, was taken up for further consideration.

Senator Stanley asked and received unanimous consent to withdraw the following amendment filed by him:

Amend Senate File 403 by striking all after the enacting clause and inserting in lieu thereof all after the enacting clause of Senate File 23.

Senator Stanley offered the following amendment, filed by Senators Stanley, Mineks, Kruck, Heying, Shaff and Lisle, and moved its adoption:

Amend Senate File 23 (Stanley motion to substitute Senate File 23 for Senate File 403) as follows:

- 1. In section 2, line 12, insert the following after the word "Act": "(including but not limited to all provisions of section one (1) of this Act)".
- 2. In section 2, line 15, insert the following after the word "Act": "(including but not limited to all provisions of section one (1) of this Act)".
- 3. In section 4, line 1, insert the following before the word "shall": "with the approval of two-thirds (%) of the members of the Senate".
- 4. In section 5, line 5, strike the words "on the date of appointment" and insert in lieu thereof the words "when the members have been approved by the senate".
- 5. In section 6, strike the first two sentences and insert the following in lieu thereof: "Any vacancy in the commission occurring during a session of the general assembly shall be filled in the same manner as provided for original appointments and before the end of the session, and for the unexpired part of the term. Any vacancy occurring while the general assembly is not in session shall be filled by appointment by the governor, which appointment shall expire thirty (30) days after the general assembly next convenes. Within said thirty (30) days the governor shall transmit to the senate an appointment for the unexpired part of the term."

6. In section 9, lines 9 and 10, strike the word and figure "six (6)" and insert in lieu thereof the word and figure "five (5)".

7. In section 10, insert the following at the end of line 14: "Upon request by the commission or the labor commissioner, any state official or state agency shall furnish technical assistance and advice in the formulation of rules."

8. In section 11, insert the following new paragraph after line 21:

"All rules shall be enforced as provided in this Act."

9. In section 14, insert the following at the end of line 15:

"No inspection of any place of employment made by insurance company inspectors or other inspectors shall be the basis for the imposition of civil liability upon the inspector or upon the insurance company or other person employing the inspector; but this provision refers only to liability arising out of the making of an inspection and shall not be construed to deny or limit the liability of any employer to his employees or the liability of any insurance carrier on its insurance policy."

10. In section 15, strike line 32 and insert in lieu thereof the following: "less than twenty-five (25) dollars and not more than one hundred (100)

dollars."

The amendment was adopted.

Senator Kruck offered the following amendment filed by Senators Kruck, Heying, Reno, Tabor and Nurse:

Amend the Stanley amendment (Stanley motion to substitute Senate File 23 for Senate File 403)—references to sections and lines refer to the text of Senate File 23—as follows:

- 1. In section 1, line 2, insert the words "and maintain" after the word "furnish".
- 2. In section 2, strike line 8 and insert the following in lieu thereof: "association, organization, fiduciary, or legal representative."
- 3. In section 9, line 7, insert the following after the word "information": "and clerical and other assistance".
- 4. In section 11, line 3, insert the following after the word "laws": ", including but not limited to section one (1) of this Act".
- 5. In section 11, lines 11 and 12, strike the words "National Board of Fire Underwriters" and insert in lieu thereof the words "American Insurance Association".
- 6. In section 13, strike the following sentence: "In addition, promptly after any rule becomes effective, the labor commissioner shall mail a copy to each person on the current mailing list for hearings."
- 7. In section 14, insert the following after the period in line 15: "No inspection of any place of employment made by insurance company inspectors or other inspectors shall be the basis for the imposition of civil liability upon such insurance company inspectors, other inspectors, or their employer.".
- 8. In section 15, insert the following at the end of line 10: "The notice shall specify the violation."
- 9. In section 16, line 2, insert the words "or his inspector" after the word "commissioner".
- 10. Insert the following new section after section 16 and renumber the remaining sections:
- "Sec. 17. Imminently dangerous machinery or equipment. When the labor commissioner or his inspector shall discover or have reason to believe that any provision of the employment safety laws or any rule is being violated

by a piece of machinery or equipment which is so defective as to cause imminent danger to life, health, or safety, this section shall apply rather than section fifteen (15) of this Act. The labor commissioner or his inspector shall cause to be served on the person or persons violating the same, in the manner provided in the rules of civil procedure, a written notice to comply with the same and to refrain from using such piece of machinery or equipment until such defect is corrected. The notice shall specify the defect and violation. Pending the service of the written notice, the labor commissioner or his inspector may give oral notice to refrain from using such piece of machinery or equipment until such defect is corrected, but such oral notice shall not be effective for more than two (2) hours.

"If such piece of machinery or equipment violates any provision of the employment safety laws or any rule, any person using such piece of machinery or equipment in violation of such notice shall be guilty of a misdemeanor and upon conviction shall be punished as provided in section fifteen (15) of this Act. Such violation shall be prosecuted as provided in section fifteen (15) of this Act.

"Any person aggrieved by any action of the labor commissioner or his inspector under this section may appeal to the commission as provided in section sixteen (16) of this Act, or may commence an action in the district court in the county in which the alleged violation occurred. The written notice under this section shall not be suspended during such proceedings unless an injunction is granted by the court."

Senator Kruck asked and received unanimous consent to withdraw division 7 of the amendment.

On motion of Senator Kruck, the balance of the amendment was adopted.

Senator Klefstad asked and received unanimous consent to withdraw the amendment filed by him on March 17 and found on page 549 of the Senate Journal.

MOTION TO SUBSTITUTE

Senator Stanley moved that the contents of Senate File 23, as amended, be substituted for the contents of Senate File 403, which motion prevailed.

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

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

Ayes, 52:

11,00,00.			
Balloun	Denman	Heaberlin	Lucken
Briles	Dodds	Heying	McGill
Buren	Ely	Hill	McNally
Burke	Flatt	Kibbie	Messerly
Burns	Frommelt	Klefstad	Mills
Cassidy	Griffin	Kruck	Mincks
Coleman	Hagedorn	Kyhl	Murray
Condon .	Hagie	Lisle	Nims
DeKoster	Hansen	Lodwick	Nurse

O'Malley Rigler Shirley Tahor Shoeman Vance Patton Rilev Van Gilst Schroeder Stanley Reno Walker Shaff Stephens Reppert

Nays, none.

Absent or not voting, 7:

Benda Elthon Floy Main Beneke Elvers Lange

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

Senator Mincks asked and received unanimous consent to have Senate File 403 as passed by the Senate printed.

SENATE FILE WITHDRAWN

Senator Stanley asked and received unanimous consent that Senate File 23 be withdrawn from further consideration of the Senate.

Senator Frommelt asked and received unanimous consent to take up for consideration Senate File 503.

On motion of Senator Riley, Senate File 503, a bill for an act to legalize and validate the proceedings of the board of directors of the Linn-Mar community school district of Linn County, Iowa (also known as the Linn-Mar community school district, in the County of Linn, State of Iowa), authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up and considered.

Senator Riley moved that the bill be read a third 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:

Balloun Frommelt Lisle Rigler Briles Griffin Lodwick Riley Buren Hagedorn Lucken Schroeder Burke Shaff Hagie Mills Shirley **Burns** Hansen Mincks Cassidy Heaberlin Murray Shoeman Nims Coleman Heying Stanley Nurse Condon Hill Stephens DeKoster Kibbie O'Malley Tabor Denman Klefstad Patton Vance Van Gilst Dodds Kruck Reno Walker Elv Kyhl Reppert Flatt

Nays, none.

Absent or not voting, 10:

Elvers Renda

Beneke Flov Lange Main McGill McNally Messerly

Elthon

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

Senator Riley asked and received unanimous consent that Senate File 503 be immediately messaged to the House, which request was complied with.

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 concurred in Senate amendments to and passed House File 349, a bill for an act relating to the compensation of county officers, deputies and clerks.

WILLIAM R. KENDRICK, Chief Clerk.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the Rules of the Senate, the undersigned request a Call of the Senate on Senate File 111 and all amendments thereto and motions relating thereto.

> TOM RILEY. WILLIAM F. DENMAN. WARREN J. KRUCK. DAVID STANLEY. JAMES M. MCNALLY. D. W. MURRAY. ALAN SHIRLEY. DARYL NIMS. GEORGE E. O'MALLEY. JOSEPH COLEMAN. ANDREW FROMMELT. JAKE MINCKS. JOHN M. ELY, JR. PETER F. HANSEN. C. M. VANCE.

ADDITIONAL COPIES

Senator Hansen asked and received unanimous consent to have five hundred additional copies of Senate File 200 printed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 35, 126, 134, 135, 192 and Senate Joint Resolutions 13 and 15.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 35, 126, 134, 135, 192 and Senate Joint Resolutions 13 and 15.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the comimttee 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, 1965, sent to the Governor for his approval: Senate Files 35, 126, 134, 135, 192 and Senate Joint Resolution 15.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

RESOLUTION SENT TO THE SECRETARY OF STATE

Senator Klefstad, 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, 1965, sent to the Secretary of State for deposit: Senate Joint Resolution 13.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S. F. 524 Appropriations

H. F. 109 Transportation

H. F. 110 Conservation and recreation

H. F. 119 Governmental subdivisions

H. F. 133 Governmental subdivisions

H. F. 141 Governmental subdivisions

H. F. 145 Governmental subdivisions

H. F. 164 Judiciary

H. F. 194 Governmental subdivisions

H. F. 202 Governmental subdivisions

H.	F.	217	Governmental	subdivisions
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H. F. 237 Commerce

H. F. 249 Conservation and recreation

H. F. 272 Commerce

H. F. 286 Transportation

H. F. 302 Industrial and human relations.

H. F. 303 Industrial and human relations

H. F. 305 Industrial and human relations

H. F. 308 Industrial and human relations

H. F. 315 Agriculture

H. F. 316 Agriculture

H. F. 319 · Agriculture

H. F. 327 Agriculture

H. F. 343 Judiciary

H. F. 350 Judiciary

H. F. 372 Public health

H. F. 382 Public health

H. F. 383 Governmental affairs

H. F. 386 Judiciary

H. F. 393 Education

H. F. 396 Transportation

H. F. 560 Judiciary

H. F. 168 Judiciary

H. F. 214 Judiciary

H.J.R. 17 Governmental affairs

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 331, a bill for an act relating to the admission of children to school, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on education to which was referred Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two or more counties, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on education to which was referred House File 138, a bill for an act relating to the size of schoolhouse sites, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on education to which was referred House File 171, a bill for an act relating to purchase of school supplies, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state, 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 394, section 6, by striking all of lines 2 and 3 after the word "constructed" in line 2 and inserting in lieu thereof the following: "or substantially remodeled."

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 165, a bill for an act to protect the right of citizens to examine public records and make copies 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 165 by adding the following new section:

"Sec. 7. The following records shall be kept confidential, unless otherwise ordered by a court or by the lawful custodian of the records:

1. Personal information in records regarding an employee, prospective employee, or former employee of the government or agency maintaining such records. The compensation of an employee or former employee is not personal information.

2. Personal information in records regarding a student, prospective student, or former student of the school corporation or educational institu-

tion maintaining such records.

3. Hospital records and medical records of the condition, diagnosis, care, or treatment of a patient or former patient, including outpatient.

4. Records of the state division of vital statistics, except as otherwise provided in chapter one hundred forty-four (144) of the Code."

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred Senate File 275, a bill for an act relating to the licensing and qualifications

of physical therapists, 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 275 as follows:

1. Amend section one (1), line seven (7) by adding after the word "surgeon" the words "or chiropractor".

2. Amend section three (3) by striking all of paragraph one (1) and

inserting in lieu thereof the following:

- "Persons licensed to practice any of the professions specified in section 146.4 may advise concerning diet and nutritional supplements and use physical rehabilitation procedures under their own direction and incidental to their practice of their respective professions. So doing shall not be construed as violation of any of the sections, chapters or provisions of this title."
- 3. Amend section three (3), paragraph four (4) by adding the words "or chiropractor" after the word "surgeon" in line eighteen (18).

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 278, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred Senate File 441, a bill for an act providing for seasonal liquor licenses, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred Senate File 445, a bill for an act relating to criminal procedure; to adopt the agreement on detainers and provide for implementation thereof, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 468, a bill for an act to provide moving expenses in condemnation cases, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 196, a bill for an act relating to preparation of jury lists for municipal court, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY. Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred House File 342, a bill for an act to legalize the proceedings of the board of supervisors of Boone County in connection with contracts made for improvements to the Boone County Home located northwest of Boone, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 111 as follows: 1

1. By striking section 4 and inserting in lieu thereof

3 the following:

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"Section 26.6, Code 1962, is amended by adding after

the period "." in line 6 the following: 5

6 'However the population figure disclosed for any city

or town as the result of a special federal census

shall be considered for no other purposes than the 8 9

application of sections 123.50 and 312.3 of the Code'".

2. By striking section 5 and inserting in lieu thereof 10

11 the following:

12 "Section 4.1, Code 1962, is amended by adding thereto the

13 following:

14 'However the population figure disclosed for any city

or town as the result of a special federal census 15

shall be considered for no other purposes than the 16

17 application of sections 123.50 and 312.3 of the Code'".

DONALD G. BENEKE.

- Amend section 1 of Senate Joint Resolution 24 as follows: 1
 - 1. By inserting after the word "law" in line 17, the
- following: "and they shall be apportioned among the several
- senatorial and representative districts according to the
- number of inhabitants in each to the end that each citizen
- of the state shall have fair and equal representation".

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7 2. By striking the word "The" in line 18, and by 8 striking lines 19, 20 and 21.

9 3. By striking lines 22, 23 and 24 and inserting in 10 lieu thereof the following: "Sec. 35. The senatorial and

11 representative districts shall be established at the first

12 session following the adoption of this amendment, and shall

13 be redistricted at each regular session convening in the

14 year immediately following the".

4. By striking the words "general assembly" in line 27
 and inserting in lieu thereof the words "senatorial and representative districts".

18 5. By striking the words "casting the highest number" 19 in line 28 and inserting in lieu thereof the words "whose

20 candidate for governor received the highest number and next 21 highest number, respectively".

6. By striking the word "general" in line 29 and inserting in lieu thereof the word "gubernatorial".

7. By striking lines 33, 34 and 35 and inserting in lieu thereof the following: "year. The commission so appointed shall fix the number of senators and representatives

to be elected and shall establish senatorial".

8. By striking the words "either of the" in line 36 and inserting the word "a".

9. By striking the word "committees" in line 37 and inserting the word "committee".

32 10. By striking the word "of" in line 38 and the 33 words "the respective party" in line 39, and by adding the 34 following before the period (.) in line 39: "who shall be 35 members of the same political party as that of the state 36 central committee failing to submit the required list".

37 11. By striking the word "not" in line 45 and inserting 38 the words "less than" before the word "seven" in line 46.

39 12. By striking the words "The plan submitted by" in 40 line 46, all of lines 47 and 48, and the words "of the year in

41 which the plan is submitted" in line 49, and inserting in 42 lieu thereof the following: "The general assembly can amend

43 the plan or substitute its own plan, but if the general

44 assembly fails to do either prior to June 1 of the year in 45 which redistricting is required, the plan submitted by the

46 commission shall become law. If the commission fails to

47 submit a plan receiving the approval of at least seven (7) 48 commission members, the general assembly shall redistrict the

49 senatorial and representative districts prior to June 1 of

50 the year in which redistricting is required."

51 13. By striking the word "instituted" in line 50, and 52 the word "question" in line 51, and substituting in lieu

53 thereof the word "wherein", and adding the following before

54 the period in line 52: "is in issue".

TOM RILEY.

1 Amend Senate Joint Resolution 24 as follows:

1. Insert the following after the period in line 17:

3 "One and only one senator shall be elected from each senatorial district. One and only one representative shall be elected

5 from each representative district."

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2. Insert the following new paragraph after line 21: 6

"However, when and if permitted by the Constitution of the United

8 States as amended, senatorial districts shall be established on

a fair and reasonable basis which shall take into account pop-9 10 ultion, area, and the common or differing interets of the

people of the various areas of the state; but in any event 11

the smallest percentage of the state population represented 12 by a majority of the senators shall be not less than forty (40) 13

per cent of the state population as shown by the most recent 14 15

United States decennial census."

3. Strike the words "The Supreme Court" in line 49 and strike all of lines 50, 51, and 52, and insert in lieu thereof the following new paragraphs:

"If the redistricting commission fails to submit a plan to the General Assembly within the required period, the General Assembly shall adopt an apportionment and redistricting plan

22 prior to June 1 of the same year.

23 "Within thirty (30) days after any apportionment and redistricting plan becomes law, any citizen of the state may 24 petition the state Supreme Court to determine whether the plan 25 26 complies with the Constitution. If the Supreme Court determines 27 that the plan does not comply with the Constitution, the Supreme Court shall promptly adopt an apportionment and redistricting 28 29 plan, which shall be final.

"If the redistricting commission fails to submit a plan 30 to the General Assembly within the required period, and if the 31 32 General Assembly fails to adopt a plan within the required period, the state Supreme Court shall promptly adopt an apportion-33

ment and redistricting plan, which shall be final." 34

DAVID STANLEY. MAX E. RENO. HOWARD TABOR. DAVID O. SHAFF. FRANCIS L. MESSERLY. WARREN J. KRUCK.

Amend Senate Joint Resolution 24 by striking all after the 1 resolving clause and inserting in lieu thereof the following:

3 "Section 1. The following amendment to the Constitution of

4 the State of Iowa is hereby proposed.

5 "Section six (6) of Article three (III), section thirty-four 6 (34) of Article three (III) and the 1904 and 1928 amendments 7 thereto, sections thirty-five (35) and thirty-six (36) of

8 Article three (III) and the 1904 amendment to each such section, .9 and section thirty-seven (37) of Article three (III) are hereby

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repealed and the following adopted in lieu thereof: 11

"Section 6. The number of senators shall total not more than one-half (1/2) the membership of the house of representatives. 12 13 Senators shall be classified by lot so that as nearly as possi-

14 ble one-half (½) of the member of the senate shall be

15 elected every two (2) years.

"Section 34. The senate shall be composed of not more than 16 fifty (50) and the House of Representatives of not more than one 17 hundred (100) members. Senators and representatives shall be 18 elected from districts established by law. Each district so 19

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20 established shall be of compact and contiguous territory. The 21 state shall be apportioned into senatorial and representative

22 districts on the basis of population.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the general assembly fails to apportion prior to such date, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such vear.

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"Section 36. Upon application of any qualified voter, the supreme court shall review an apportionment plan adopted by the general assembly and shall cause any plan not complying with the requirements of the constitution to be amended. The supreme court shall have original jurisdiction of all litigation instituted questioning the apportionment or any apportionment plan of the general assembly.

"Section 37. Congressional districts shall be of compact and contiguous territory and shall be established on the basis of

43 population."

"Sec. 2. The foregoing proposed amendment to the Constitution 44 45 of the State of Iowa is hereby referred to the general assembly 46 to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause 47 the same to be published for three (3) consecutive months 48 49 previous to the date of said election as provided by law.

> WILLIAM F. DENMAN. JOHN P. KIBBIE. JOHN M. ELY, JR. TOM RILEY.

1 Amend Senate File 404 by striking in line 1 the words 2 "Section four (4) of chapter" and inserting in lieu thereof 3 the word "Chapter".

DAVID STANLEY:

1 Amend Senate Joint Resolution 24 as follows: 2

1. In line 15, strike the word and figure "fifty (50)"

3 and insert in lieu thereof the word and figure "forty (40)". 4

2. In line 16, strike the words and figure "one hundred 5 (100)" and insert in lieu thereof the word and figure "eighty

(80)".

DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, March 25, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MARCH 25, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Will Kunsch, pastor of St. Mary's Catholic Church, Festina, Iowa.

PETITION

The following petition was presented and placed on file:

By Senator Messerly, from sixty-five residents of Butler and Black Hawk Counties in opposition to proposed legislation for the licensing of physical therapists.

PRESENTATION OF VISITORS

Senator Stanley rose on a point of personal privilege and presented to the Senate the Honorable Earl Elijah, a former member of the Senate from Cedar County who was present in the Senate chamber.

Senator Lange rose on a point of personal privilege and presented to the Senate three students from the Odebolt-Arthur Community School who were present in the Senate chamber; also, the Honorable John Currie and the Honorable Dwight Meyer, former members of the House of Representatives who were present in the Senate chamber.

Senator Beneke asked and received unanimous consent to present to the Senate eighty-three students from the Pocahontas Community School who were present in the balcony accompanied by their instructors, Jerry Carlson and Ed Christian.

Senator Nims asked and recieved unanimous consent to present to the Senate forty-three students, members of the junior class in American history, from Maxwell Community School who were present in the balcony accompanied by their instructor, Robert Gordon.

Senator Coleman asked and received unanimous consent to present to the Senate one hundred three students, members of the eighth grade class of the Corpus Christi School, Fort Dodge, who were present in the balcony accompanied by their instructors, Reverend Father Sitsmann and Sister Mary John Joseph.

Senator Condon asked and received unanimous consent to present to the Senate eight students from the Cedar Falls High School who were present in the balcony accompanied by Mrs. Brandt. Senator Patton asked and received unanimous consent to present to the Senate one hundred twenty-five students from the East Buchanan Community School, Winthrop, who were present in the balcony accompanied by their government instructor, Dean Allen, and their superintendent, Russell Stern.

Senator O'Malley asked and received unanimous consent to present to the Senate fifty-nine students from St. Theresa's School, Des Moines, who were present in the balcony accompanied by their instructors, Sister Rosemary and Sister Miriam John.

Senator Reppert rose on a point of personal privilege and presented to the Senate the Honorable Karl M. LeCompte, a former member of Congress and a former member of the Senate from Wayne County who was present in the Senate chamber.

Senator McNally rose on a point of personal privilege and presented to the Senate the Honorable Charles S. Van Eaton, a former member of the Senate from Woodbury County who was present in the Senate chamber.

Senator O'Malley rose on a point of personal privilege and presented to the Senate a group of wives of Pioneer Lawmakers who were present in the Senate chamber.

Senator Murray rose on a point of personal privilege and presented to the Senate the Honorable Duane E. Dewel, a former member of the Senate from Kossuth County who was present in the Senate chamber.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Kibbie asked and received unanimous consent that Senate Joint Resolution 6 be withdrawn from the committee on governmental affairs and placed on the calendar for immediate action.

THIRD READING OF BILLS

On motion of Senator Lodwick, Senate Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Congressional districts and repealing the provisions relating to the state senatorial and representative districts, was taken up for consideration.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 6, section 2, line 11, by striking the word "of" and inserting in lieu thereof the word "at".

The amendment was adopted.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 6, section 2, by striking the word "has" in line 2, and inserting in lieu thereof the word "having".

The amendment was adopted.

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

Senate Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of Congressional districts and repealing the provisions relating to state senatorial and representative districts.

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

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

"Section thirty-seven (37) of Article Three (III) of the Constitution of the State of Iowa is hereby repealed and the following is adopted in lieu thereof:

- 'Sec. 37. When a congressional district is composed of two or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district.'"
- Sec. 2. The foregoing amendment to the Constitution of the State of Iowa having been adopted and agreed to by the Sixtieth (60th) General Assembly in Extraordinary Session, thereafter duly published and now adopted and agreed to by the Sixty-first (61st) General Assembly in this Joint Resolution, shall be submitted to the people at a special election to be held for that purpose at the same time and in conjunction with the primary election to be held for the selection of political party candidates for public office in the year nineteen hundred sixty-six (1966). The submission at said special election shall in all respects be governed and conducted as prescribed by law for the submission of a Constitutional amendment at a general election.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 55:

Balloun Dodds Burns Griffin Benda Cassidy Elvers Hagedorn Coleman Beneke Ely Hagie Briles Condon Flatt Hansen DeKoster Buren Floy Heaberlin Burke Denman Frommelt Heying

Hill Lucken Kibbie Main Klefstad McGill Kruck Messerly Kyhl Mills Lange Mincks Lisle Murray Lodwick Nims

Nurse
Patton
Reno
Rigler
Riley
Schroeder
Shaff
Shirley

Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 3:

McNally

O'Malley

Reppert

Absent or not voting:

Elthon

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

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate Joint Resolution 24.

On motion of Senator Denman, Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts, was taken up and considered.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Chair announced that the following Call of the Senate was on file and directed the Secretary to call the roll.

Senator Rigler asked and received unanimous consent that Senator Elthon be excused from the Call of the Senate.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the Rules of the Senate of the Sixty-first General Assembly of Iowa, we, the undersigned, do hereby request a Call of the Senate on Senate Joint Resolution 24 and all motions and amendments thereto.

JACK SCHROEDER.
ELMER F. LANGE.
ROBERT R. RIGLER.
DAVID O. SHAFF.
C. M. VANCE.
R. W. HAGIE.
VERNON KYHL.
CHARLES L. BALLOUN.
KENNETH BENDA.

DAVID STANLEY.
JOSEPH FLATT.
MAX MILO MILLS.
J. HENRY LUCKEN.
VERN LISLE.
RICHARD STEPHENS.
DONALD BENEKE.
JOHN A. WALKER.
SEELEY G. LODWICK.

Roll call revealed all members present with the exception of Senator Elthon.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Call of the Senate in effect, the Chair directed the Secretary to call the roll.

All members present, the Senate resumed consideration of Senate Joint Resolution 24.

Senator Hill called up the amendment to Senate Joint Resolution 24, filed by him and found on pages 597-600, inclusive, of the Senate Journal.

Senator Reppert asked and received unanimous consent to withdraw the following amendments filed by him:

Amend the Hill amendment to Senate Joint Resolution 24 as follows: By striking the last five (5) words in line 106 and all of lines 107 and 108.

Amend the Hill amendment to Senate Joint Resolution 24 as follows: By striking from line 72 the following words and figures "December 31, 1970" and inserting in lieu thereof the following, "at such time their successors are elected and qualified".

Amend the Hill amendment to Senate Joint Resolution 24 as follows: By striking in line 98 the word "shall" and inserting in lieu thereof the word "may".

Senator Hill moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Aves. 26:

Griffin	Lucken	Shoeman
Hagie	Messerly	Stanley
HilĬ	Mills	Stephens
Kyhl	Rigler	Tabor
Lange	Schroeder	Vance
Lisle	Shaff	Walker
Lodwick		
	Hagie Hill Kyhl Lange Lisle	Hagie Messerly Hill Mills Kyhl Rigler Lange Schroeder Lisle Shaff

Nays, 32:

Buren	Ely	Klefstad	Nurse
Burns	Floy	Kruck	O'Malley
Cassidy	Frommelt	Main	Patton
Coleman	Hagedorn	MeGill	Reno
Condon	Hansen	McNally	Reppert
Denman	Heaberlin	Mincks	Riley
Dodds	Heying	Murray	Shirley
Elvers	Kibbie	Nims	Van Gilst

Absent or not voting, 1:

Elthon

The amendment was lost.

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 Fulton presiding.

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

President Fulton presented Senator George O'Malley, President pro tempore of the Senate, who, on behalf of the Senate, welcomed the Pioneer Lawmakers with the following remarks:

MR. PRESIDENT, MR. SPEAKER, MEMBERS OF THE PIONEER LAWMAKERS ASSOCIATION, MEMBERS OF THE JOINT CONVENTION AND GUESTS:

It is a distinct privilege to extend to the Pioneer Lawmakers a hearty welcome from the Sixty-first General Assembly and particularly the Senate. I am pleased to see so many back here roaming the legislative halls greeting each other with enthusiasm and telling how they did it in the days of yore.

I'd like to say that, the Lord willing, it won't be too long until I will be eligible to become a Pioneer Lawmaker and I hope to attend many of

your future meetings in the days to come.

I think you will find that the legislative processes are as stimulating today as they were in the past when you were the leaders and when you the protagonists on one side or the other. However, I think you will note now with reapportionment, that the numbers are greater and that many, many changes are in process which we hope will speed up the legislative process. I particularly want to call attention to the fact that the matter of secrecy has been eliminated, and I hope forever. Probably the greatest contribution to fast legislative action is the open confirmations by the Senate eliminating the executive session. Now we call the roll and take care of confirmations in regular order, thereby eliminating the matter of secrecy and running everybody out of the Senate except the Senators and the presiding officer, Secretary of the Senate and Sergeant-at-Arms. This, I am sure, has been a real accomplishment and I hope it continues to be the policy in future legislatures.

Certainly one of the most cherished honors that can come to any citizen in this state is to have had the privilege to serve in the legislature and observe the dedication which the members display in considering various

pieces of legislation.

It is a great privilege to represent the people of Iowa in this General Assembly and I know it is one of the most cherished traditions that you veterans have to reminisce about.

We, the lawmakers of today, commend you, the lawmakers of yesterday, for the work you have done in the passing of legislation which you considered to be in the public interest. It appears that you came to grips with many problems of your day such as taxes, and of course we have the same

problems this session, in addition to the matter of governmental reform and once and for all, laying to rest, if possible, the matter of reapportionment.

I am delighted to see so many of you here and I hope that you all will return to the next lawmakers' meeting two years hence.

Thank you.

President Fulton presented Representative Floyd P. Edgington, who, on behalf of the House, welcomed the Pioneer Lawmakers with the following remarks:

MR. PRESIDENT, MR. SPEAKER, PIONEER LAWMAKERS AND FELLOW LEGISLATORS:

It is a great pleasure today to welcome the Pioneer Lawmakers on this occasion. I know it must bring back memories of the great problems that you shared with your colleagues in forming the patterns that helped make Iowa the great state that it is now. For example, it was your foresight for the growing problems of education which made it possible for all children to attend school, regardless of where they might live. And also, you provided for schools of higher learning that have gained national recognition, and produced the students that now lead our state. In addition, you were responsible for the great road system that made it possible for agricultural products to be marketed, and the sixteen foot pavements that were a boon to Iowa in the early days.

I think it would be well for us present lawmakers to realize that the achievement of yesterday did not come easy, and without tireless effort, and foresight of those who served before us. We only hope that when we are Pioneer Lawmakers we will be as highly regarded as you, and for the same good reasons.

Thank you.

President Fulton presented the Honorable Henry W. Burma, President of the Pioneer Lawmakers, a former member of the House in the Forty-seventh, Forty-eighth, Forty-ninth and Fiftieth General Assemblies, Speaker of the House in the Fiftieth General Assembly and member of the State Board of Control from 1951-1957.

The Honorable Henry W. Burma addressed the convention and gave recognition to the following older lawmakers: the Honorable Emery English of Polk County who is ninety-two, the Honorable Ed White of Shelby ninety years, the Honorable John Gardner of Linn ninety years and the Honorable J. A. King who is seventy-nine.

The Honorable Mr. Burma then presented Dr. Woodrow W. Morris, Associate Dean, College of Medicine, State University of Iowa, and Director of Geronotology at the University, who addressed the convention with the following remarks:

THE AGING IN OUR SOCIETY By Woodrow W. Morris, Ph.D.

THANK YOU, MR. BURMA, LIEUTENANT GOVERNOR FULTON, MR. SPEAKER, SENATOR O'MALLEY, REPRESENTATIVE EDGINGTON, HONORED PIONEER LAW-MAKERS, MEMBERS OF THE SIXTY-FIRST GENERAL ASSEMBLY, LADIES AND GENTLEMEN:

I consider it an unusual honor and a distinct privilege to have been

invited to address you on this occasion. I suspect that my relationship to the Institute of Gerontology at the University of Iowa and the fact that we here honor those who have gained the status of "Pioneer Lawmaker" have something to do with this invitation and with my presence here on this rostrum. Well, the study of the aging process and concern for the well-being and general status of those approaching the later years of life are dear to my heart and I welcome the opportunity to address you this afternoon on the subject of The Aging in Our Society.

From my previous experiences in working with Iowa legislators I have been impressed with the fact that you are also deeply concerned with the problems of all of our citizens and particularly of those falling within the category of the aged and aging. Evidence of this interest on your part as legislators includes such outstanding pieces of legislation as the Iowa Nursing Home Licensing Act of 1957 which established minimum standards for nursing and custodial homes for the protection of those of our people who find it necessary to seek this kind of care; more recent evidence of your interest and concern is to be found in the currently operating medical aid to the aged program which has become a model health care program for other states; and there is currently a bill to establish a permanent Commission on Aging in the legislative mills of the present General Assembly, as S. F. 351, which will come before you for consideration before too long. For all of these and other legislative acts, present and past General Assemblies deserve the congratulations of all of our people.

A great deal has been said over the past several years about the increasing proportion of older persons in this country and I think little more needs to be said about this now. Suffice it to say that there are more than sixteen million persons over 65 in America today who make up almost 9 percent of the population. Furthermore, the numbers and proportions are increasing at a rapid rate. One current prediction is that the number in the over age 65 group will increase by over one million every three years. In Iowa this means some 350,000 persons, and this is the highest proportion of the population in this age group of any of the fifty states -that is, over 12 percent. However, I suspect this is not why the aged are a problem. The aged are a problem because of the nature of the society in which we live which, by any standards, is an extremely wealthy society possessing all of the natural resources necessary to solve most of our major social problems. It is common knowledge, however, that in this affluent cultural setting we as a nation have not yet faced up completely to the specters nor found final solutions to the problems of racial inequality, unemployment, depressed areas, to say nothing of the aged who represent only one group now demanding attention.

The cultural setting in which groups of people live and the attitudes fostered by this cultural setting, insofar as aging and the aged are con-

cerned, are the factors which I should like to stress today.

For example, one of the findings of a survey conducted in Iowa during the summer of 1960 serves to point up several of these attitudes. This finding is that Iowans in the age range over 60 tend to think of themselves as "middle aged." Any differences between groups are minor, be they men and women or folks from metropolitan or non-metropolitan areas. It is true that, as age increases, there is less and less clinging to the middle age concept, however, men from urban counties tend to maintain this through age 74, after which age they tend to shift all the way over to a self-concept of "old man." All other groups prefer to think of themselves as "elderly" when they give up the "middle aged" self-concept—the term "elderly" apparently seeming to them to be less stigmatic, more dignified, and a somewhat "softer" designation than "old."

All groups tended to postpone thinking of themselves as "old" to from 10 to 15 years beyond their current ages. Thus, over 60 percent of the 60 to 64 years olds tended to say they would not think of themselves as "old" until some time in the age range of 70 to 85. Well over half of the 65 to 69 year olds postpone the "old" idea until they are in the age range of 75 to 89. Over 40 percent of those in the early 70's said that they would wait until they were in the 80's and those over 75 years of age preferred the range from 85 to 89.

As age increased there was a tendency to view the meaning of "old" in terms other than chronological years. Many said something to the effect that they would begin to regard themselves as old in relation to the

state of their health, of which more will be said later on.

There is a question among the so-called experts as to whether or not maintaining the middle aged self-concept is healthy or whether it would be better for older people to accept the fact of their aging status. It seems to me that to define oneself as "old" suggest a final surrender in life to aging and what it means and which would seem naturally to be denied as long as the concept of relative youth (that is, middle age) can be maintained.

Now a number of factors govern the ability with which a person can maintain such concepts. These are the factors which help to integrate a person into society, that is, which help him to continue his middle age patterns into later years. A few such patterns include: (1) Group memberships, especially relationships with friends and family, (2) Resources of property and prestige, and (3) Major social roles. Let me review the first two of these briefly after which I should like to devote the

major portion of this paper to the major social roles.

I. Group Memberships. People are integrated into society not only by the resources they command and the functions they perform, but also through their social relationships. Here the picture for old people is clear. Their participation in clubs and organizations declines steadily with age as poor income, widowhood and illness increase. Their informal relationships also steadily diminish. Neighborhoods change, families separate as children marry and pursue jobs, relatives and friends move away or die. More of their time is spent at funerals than ever before. In other words, old people progressively lose their group supports as networks of relatives, friends and neighbors wither away through time.

What possible substitutes exist for these deteriorating social ties? One is the formation of new friendships with younger people nearby. However, younger age groups tend to be indifferent to or reject the old. This

is trenchantly expressed in Joyce Cary's novel, "To Be A Pilgrim":

"Love is a delusion to the old, for who can love an old man? He is a nuisance; he has no place in the world. The old are surrounded by treachery for no one tells them the truth. Either it is thought necessary to deceive them, for their own good, or nobody can take the trouble to give explanation or understanding to those who will carry both so soon into a grave. They must not complain of what is inevitable; they must not think evil. It is unjust to blame the rock for its hardness, the stream for its inconstancy and its flight, the young for the strength and the jewel brightness of their passage. An old man's loneliness is nobody's fault. He is like an old fashioned hat which seems absurd and incomprehensible to the young, who never admired and wore such a hat."

II. Property and Prestige. Property ownership and the prestige that comes from the possession of knowledge, skills and other competitive abilities are factors which would tend to assist a person at any age to maintain independence; and independence is the keystone of self-prestige.

Even a quick review of this matter indicates that the aging portion of our population is gradually, and in some instances quite rapidly, losing out in the struggle. Property ownership, for example, is gradually becoming spread out in this country throughout the population, and control and ownership is not particularly centered in the hands of older people. The same is true of competition in the field of employment where automation in the many new types of jobs which have been created in our economy seem mainly to favor younger age groups. Even in the matter of home ownership, we found in the Iowa survey a decline with increasing age. While most of the respondents in their 60's and early 70's were still residing in their own homes, among persons past age 75, a fairly large number had given up their homes. This was particularly true of older persons in urban counties and especially among women in these counties. In the metropolitan areas, almost one-third of the men past 75, and close to half of the women in this age group, were no longer living in homes they themselves owned.

Other prestige factors, such as the possession of specialized skills and strategic knowledge to an increasingly smaller degree qualify the elders as authorities for the younger members of society. This is reflected in a variety of ways, not the least important of which is related to the amount of formal education attained by those now in the age group beyond age 60. For example, the median of formal schooling completed by our Iowa sample was somewhere in the range of fifth and eighth grade. The average young person in Iowa today completes about an eleventh grade education, while an ever-increasing number are going on to advanced studies in colleges, universities, into technical training courses, and so on. Today the important occupational and other skills are being taught through formal education rather than the more informal, on-the-job training. In summary then, of this point, the aged today seem not to be the great bulwark of property ownership, nor the strategic agents of either instruction or sources of great wisdom for our society in general.

III. Major Social Roles. Here we are concerned with those important characteristics which describe and determine a person's position in society. These characteristics include: (a) his marital status, (b) work, (c) income, and (d) health. I think you will readily agree that, to the degree that an older person can maintain these major role characteristics from middle age, his later years will pose less serious problems, but conversely as these major roles are lost, the later years become increasingly strained, frustrating, and tend to lower morale. In plain language, what I am saying is that older people are relatively better off and better integrated socially if they are (a) married and living with their spouse, (b) still at work, (c) suffering no significant loss of income, and (d) in relatively good health. Again they are apt to be in increasingly more serious difficulty if they are widowed, retired, suffering serious loss in income and in poor health.

Now, what is the situation with the aged with regard to these four factors?

A. Marital Status. Again, referring to the Iowa Survey of Life After Sixty we find, as one might expect, the aged show a serious disruption of marital status. As elsewhere in the country, widowhood in Iowa increases with advancing age and comes earlier for women and to more of them than for men. Between the ages of 60 and 69 more than four out of five men were married, after which widowhood increases until we find that those over age 75, 35 percent are widowed. Widowhood among women is more extensive at all ages—the percentage ranging from 27 percent in the

age group 60 to 64, to 77 percent in the age group over 75. It is obvious from this that widowhood affects more women than men and that it has a harder impact on them as well. There is no reason to believe either that this trend will not continue in the future because women are younger than their husbands, have lower mortality rates at any given age, and their life expectancy is increasing faster than that of men. Hence, despite increasing longevity, the surplus of older women in increasing and the strains added both to the individual and our society will not become lessened in the future.

B. Work. The percentage of older people in the labor force has been steadily decreasing since the beginning of the century. About two-thirds of the men were employed in 1900 while only about one-third are employed today and only about half of them, full time. The situation is somewhat better in Iowa. We find about one-third of the subjects in our survey (all in the age group over 60) reported full time employment with an additional 23 percent reporting part time employment. The percentages of those who are employed, of course, decline sharply with increasing age.

There is a marked tendency for those who are still working to be the self-employed, that is, those primarily in farming, small business and the independent professions; but the future for some of these groups is gloomy as we all know. The family farm is gradually losing out to larger, more corporate type farms and small business men are giving way to chain stores and similar large enterprises while more and more professionals are entering the world of business and government employment. The remaining older workers are working for other people and since employment is a fairly strict function of labor supply, when labor is scarce old people may work, but when labor is abundant they do not, and it is as stark as that. What the era of automation will bring is pretty clear.

C. Income. This factor, of course, is related to employment. When old people continue to work, they maintain their income fairly well. In fact, if their health is good, they may even be better off financially than in earlier years because their children are independent, they may well have paid off the mortgage on their home, and their personal needs are frequently more modest; but for the big majority who are retired, income is chopped off to approximately half, or less, of what it was before. For the older age group as a whole, income figures are appalling and one is led frequently to wonder how many of these people manage to keep body and soul together at today's prices. Nationally, one-fourth of women over 65 have no income at all; three-fourths have less than \$1,000 per year, and only one out of twelve have as much as \$2,000 annually. In Iowa we found the median income for all women (60 years of age and over) to be approximately \$1,300, with 11 percent reporting less than \$500 annually. The situation of the men is not quite so bad but it is bad enough. Nationally, close to one-third have between one and two thousand dollars income, and only the final one-third have as much as \$2,000 per year. In the Iowa survey we found the median income for all older men to be about \$2,500 and in both these instances, as well as that of the women, the median income declines sharply with age. Thus, only about one older person in five has an income approaching \$40 per week. Try to imagine an old couple, or for that matter even a single person, subsisting on less than this in today's market. While the financial situation in Iowa appears to be somewhat better than the average for the nation as a whole, it still would appear that a fairly substantial number of older people in Iowa are living on very marginal incomes which are not sufficient to enable them to remain financially independent or to meet unexpected financial emergencies.

D. Health. Modern medicine has made tremendous strides in reducing acute infectious disease rates; but the aged suffer mostly from long-term, expensive chronic illnesses. The findings from health surveys among the elderly reveal that they tend not to complain about their health; in fact, the biggest majority report few major health difficulties. For example, in Iowa, only 36 percent of our sample reported any major health difficulties. While this percentage appears to be small, and recognizing that our survey results are a conservative estimate because we interviewed only the relatively well aged who were still at home and able to be interviewed and none who were in hospitals, nursing or custodial homes, it is startling to project this to the total population of people over age 60; this 36 percent conservatively suggests that there are probably some Iowans in this age range with one or more major health difficulties. In the national reports the major dividing line seems to occur at age 75 and I would recall for you the fact that more people over 75 are widowed, retired, and have low incomes in addition to poor health. One should not be misled by survey results which simply ask the aged to characterize their health status. The initial reaction seems to be to report good or excellent health. This happened in Iowa with the biggest majority of our respondents. A report not more than 14 percent of the older age group is really sick. In another report, also coming out of the University of Chicago, we read "various studies have shown that above the age of 60, two out of five people have some form of chronic disease and we can clearly see what the pattern of the needs for medical science are and will be: it clearly lies within the degenerative field. The high death rates from heart disease and cancer today do not stem from better diagnosis or increased susceptibility. It is simply that there are more persons living in those ages where these diseases are most prevalent."

I suggested earlier that old people will still be fairly well integrated in society if their major social role characteristics remain unchanged, that is, if they are married and living with spouse, are still working, have an adequate income and are in reasonably good health. It has been shown, however, that the chances are slim for a man over age 65 to have a favorable rating on all of these items and the chances are even poorer for women.

Now I have surely described a bleak and dismal picture; one which bears very little resemblance to the world described by the oft-repeated platitudes which somehow include the word "golden" when referring to the later years of life. What are the solutions to these problems? How can the picture be made more favorable, if not "golden"? Time and time again it has occurred to me that the two most important elements are income and health. Well, I would suggest that it would be interesting to know what would happen if we could assure the the material welfare and health of older people. I mean by this, assuring them of any medical care they may need under any circumstances without quibbling about their eligibility or how much it would cost. I also mean by this, assuring all older people of a genuinely adequate income and standard of living, again without quibbling about these factors. Now, lest I be misunderstood, let me make it very clear here that I am not proposing expansion of the welfare state nor am I proposing socialized or government medicine. What I am saying is that these things are possible in our culture and in our timés, living as we do in a society boasting the highest standard of living, the greatest material wealth, and the highest level of educational attainments ever achieved in the history of mankind. It is almost exciting to contemplate what could be if all this material wealth and the ingenuity of American know-how from both governmental and non-governmental sources, from both public and private enterprise, from the several professional, business, industrial, and voluntary organizations of all types—if all this material and intellectual wealth were to be focussed full-glare on the problems of income maintenance and the health of our people. How energetically, how willingly, and how generously these needs of our older people are met may be the most significant step we can take as a state and as a nation.

There are many other less material factors to be considered which time does not permit discussing now. Important research remains to be done in dealing with such problems as the social isolation of the aged; the attitudes of younger people toward the aged; the attitude of the aged toward themselves and the precursor attitudes of the aged toward old age when they themselves were younger, for it may well be that it lies in the realm of the attitudes of all of us that the status and position of the older person in society is in part determined. Here we are dealing with such problems as alienation of the old from the young and possibly also of the alienation of the young from each other and of man from man. In treating this topic we come upon the most difficult question of all which is the problem of dealing with changing cultural patterns, attitudes, and beliefs. A glimpse of what may possibly be a key to the solutions we seek was given in a paper presented by Marjorie Fiske Lowenthal at the 1964 meeting of the American Gerontological Society, Minneapolis, Minnesota:

"'The individual who is most likely to age successfully, despite a plethora of the vicissitudes and insults of aging—is the one who consciously moves through a transitional stage which primarily involves the substitution of enduring human values in place of the instrumental goals which, in our society, are likely to have been paramount at earlier stages of his development.' It is the word 'consciously' which I find encouraging, for it suggests that further work on the developmental process may help us to conceptualize the norms and expectations for aging which are now so

sadly lacking."

This is, as I said, the most difficult question of all—but its difficulty should not serve to deter us from seeking appropriate solutions.

Uban of Black Hawk moved that the joint convention be now dissolved.

The motion prevailed.

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

The Senate resumed consideration of Senate Joint Resolution 24.

Roll call revealed all members present.

Senator Reppert called up the amendment filed by him on March 23 and found on pages 625-627, inclusive, of the Senate Journal.

Senator Reppert moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 2:

Reppert

Burke

Navs. 56:

Ralloun Benda Reneke Briles Buren Burns Cassidy Coleman Condon DeKoster Denman Dodds Elvers Kruck Elv Kvhl

Flatt Flov Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying $_{
m Hill}$ Kibbie Klefstad

Lange Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Mallev Patton Reno Rigler Rilev Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Absent or not voting, 1:

Elthon

The amendment was lost.

Senator Denman offered the following amendment, filed by Senators Denman, Kibbie, Ely and Riley:

Amend Senate Joint Resolution 24 by striking all after the resolving clause and inserting in lieu thereof the following:

"Section 1. The following amendment to the Constitution of the State

of Iowa is hereby proposed.

"Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

The number of senators shall total not more than one-half (1/2) the membership of the house of representatives. Senators shall be classified by lot so that as nearly as possible one-half (1/2) of the members

of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the House of Representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and

representative districts on the basis of population.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the general assembly fails to apportion prior to such date, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year.

"Section 36. Upon application of any qualified voter, the supreme court shall review an apportionment plan adopted by the general assembly and shall cause any plan not complying with the requirements of the constitution to be amended. The supreme court shall have original jurisdiction of all litigation instituted questioning the apportionment or any apportionment plan of the general assembly.

"Section 37. Congressional districts shall be of compact and continguous

territory and shall be established on the basis of population."

"Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment as follows:

- 1. In line 17, strike the word and figure "fifty (50)" and insert in lieu thereof the word and figure "forty (40)".
- 2. In lines 17 and 18, strike the words and figure "one hundred (100)" and insert in lieu thereof the word and figure "eighty (80)".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Shaff Shirley Shoeman Stanley Vance

Ayes, 20:

Benda	Hansen	Messerly	
Beneke	Kyhl	Mills	
DeKoster	Lange	Rigler	
Griffin	Lisle	Riley	
Hagie	Lodwick	Schroeder	
Navs. 38:			

Balloun	Elvers	Klefstad	Nurse
Briles	Ely	Kruck	O'Malley
Buren	Flatt	\cdot Lucken	Patton
Burke	Floy	Main	Reno
Burns	Frommelt	McGill	Reppert
Cassidy	Hagedorn	McNally	Stephens
Coleman	Heaberlin	Mincks	Tabor
Condon	Heying	Murray	Van Gilst
Denman	Hill	Nims	Walker
Dodds	Kibbie		

Absent or not voting, 1:

Elthon

The amendment was lost.

Senator Ely offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 29 the words "If the General Assembly fails to apportion prior to such date" and substituting in lieu thereof the words "If the apportionment fails to become law prior to September 15 of such year".

The amendment was adopted.

Senator Stanley offered the following amendment to the amendment filed by Senators Stanley, Tabor, Reno, Shaff and Messerly:

Amend the amendment as follows:

1. Insert the following after the period in line 19:

"One and only one senator shall be elected from each senatorial district. One and only one representative shall be elected from each representative district."

2. Insert the following new paragraph after line 22:

"However, when and if permitted by the Constitution of the United States as amended, senatorial districts shall be established on a fair and reasonable basis which shall take into account population, area, and the common or differing interests of the people of the various areas of the state; but in any event the smallest percentage of the state population represented by a majority of the senators shall be not less than forty (40) percent of the state population as shown by the most recent United States decennial census."

3. In lines 36 and 37, strike the words "and shall cause any plan not complying with the requirements of the Constitution to be amended.", and insert in lieu thereof the following: ". If the supreme court determines that the apportionment plan does not comply with the Constitution, the supreme court shall promptly adopt an apportionment plan."

Senator Stanley moved the adoption of division 1 of the amendment to the amendment.

Roll call was requested.

On the question "Shall division 1 of the amendment be adopted?" the vote was:

Ayes, 27:

Balloun Griffin Lucken Shoeman Benda Hagie Messerly Stanley Beneke Mills Hill Stephens Briles Tabor Kyhl Rigler Burke Riley Vance Lange Walker DeKoster Lisle Schroeder Flatt Lodwick Shaff

Nays, 31:

Buren Ely Klefstad Nurse Burns Floy Kruck O'Malley Cassidy Frommelt Main Patton Hagedorn McGill Reno Coleman Reppert Condon Hansen McNally Heaberlin Mincks Shirley Denman Dodds Murray Van Gilst Heying Elvers Kibbie Nims

Absent or not voting, 1:

Elthon

Division 1 of the amendment was lost.

Senator Stanley moved the adoption of division 2 of the amendment to the amendment and requested a roll call.

On the question "Shall division 2 of the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 34:

Ralloun Shaff Griffin Lucken Benda Hagedorn -Main Shoeman Beneke Hagie Messerly Stanley Briles Heaberlin Mills Stephens _Buren -Heying -Patton -Tabor Kyhl Vance Burke Reno Van Gilst DeKoster Lange Rigler Schroeder Walker -Elvers Lisle Flatt Lodwick

Nays, 24:

Klefstad Nims Burns Elv Cassidy Floy Kruck Nurse Coleman Frommelt McGillO'Malley Reppert Condon Hansen McNally Denman Hill Mincks Riley Dodds Kibbie Murray Shirley

Absent or not voting, 1:

Elthon

Division 2 of the amendment was adopted.

Senator Riley offered the following motion to substitute the following for division 3 of the amendment to the amendment filed by Senator Stanley:

I move to substitute for division 3 of the Stanley, et al., amendment filed March 25, 1965, the following: "3. In lines 36 and 37 strike the words "and shall cause any plan not complying with the requirements of the constitution to be amended", and insert in lieu thereof the following: ". If the supreme court determines that the apportionment plan does not comply with the constitution, the supreme court shall adopt or cause to be adopted no later than December 31 of such year an apportionment plan complying with the requirements of the constitution".

Senator Hill raised the point of order on the amendment for the reason that it was an amendment to the third degree.

The Chair ruled the point well taken and the substitute out of order.

Senator Beneke moved that the Senate adjourn until 8:30 a.m., Friday, which motion was lost.

Senator Stanley moved the adoption of division 3 of the amendment to the amendment.

Roll call was requested.

On the question "Shall division 3 of the amendment be adopted?" the vote was:

Senator Briles being absent from the chamber, Senator Frommelt moved that Senator Briles be excused from the Call, which motion prevailed.

Roll call was requested.

On the question "Shall Senator Briles be excused from the Call?" the vote was:

Rule 8 was invoked.

Ayes, 37:

Buren Flov Burke Frommelt Burns Hagedorn Cassidy Hansen Coleman Heaberlin Condon Heying Denman Hill Dodds Kibbie Elvers Klefstad Ely

Kruck Main McGill McNally Mincks Murray Nims Nurse O'Malley

Patton Reno Reppert Rilev Schroeder Shaff Shirley Tabor Van Gilst

Nays, 20:

Balloun Benda Beneke DeKoster Flatt

Griffin Hagie Kyhl Lange Lisle

Lodwick Lucken Messerly Mills Rigler

Shoeman Stanley Stephens Vance Walker

Absent or not voting, 2:

Briles

The motion prevailed.

Roll call on division 3 of the Stanley amendment,

Rule 8 was invoked.

Aves, 22:

Balloun Benda Beneke DeKoster Flatt Griffin

Hagie Kyhl Lange Lisle Lodwick Lucken

Messerly Mills Rigler Schroeder Shaff

Shoeman Stanley Stephens Tabor Vance

Navs. 35:

Buren Burke Burns Cassidv Coleman Condon Denman Dodds

Ely Floy Frommelt Hagedorn Hansen Heaberlin Heying

Klefstad Kruck Main McGill McNally Mincks Murray Nims Nurse

O'Mallev Patton Reno Reppert Riley Shirley Van Gilst Walker

Absent or not voting, 2:

Briles

Elvers

Elthon

Kibbie

Hill

Division 3 of the amendment was lost.

Senator Riley offered the following amendment, filed by Senators Riley and Frommelt to the Denman, et al. amendment, and moved its adoption:

Amend the amendment by striking the words "and shall cause any plan not complying with the requirements of the constitution to be amended", and insert in lieu thereof the following: ". If the supreme court determines that the apportionment plan does not comply with the constitution, the supreme court shall adopt or cause to be adopted no later than December 31 of such year an apportionment plan complying with the requirements of the constitution.

The amendment was adopted.

President pro tempore O'Malley took the chair at 6:30 p.m.

Senator Stanley offered the following amendment to the amendment, filed by Senators Stanley and Beneke, and moved its adoption:

Amend the amendment by inserting the following after the word "voter" in line 34: "within thirty (30) days after any apportionment plan adopted by the General Assembly becomes law".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 38:

Benda	Elvers	Lucken	\mathbf{Reno}
Beneke	Floy	McGill	Rigler
Buren	Frommelt	McNally	Riley
Burns	Griffin	Mills	Schroeder
Cassidy	Hagedorn	Mincks	Shirley
Coleman	Hansen	Nims	Shoeman
Condon	Heaberlin	Nurse	Stanley
DeKoster	Hill	O'Malley	Tabor
Denman	Kyhl	Patton	Van Gilst
Dodds	Lodwick		

Nays, 14:

Balloun	Heying	Lange	Reppert
Ely	Kibbie	Main	Stephens
Flatt	Klefstad	Murray	Vance
Hagie	Kruck		

Absent or not voting, 4:

Briles	Burke	Elthon	Lisle

Voting present, 3:

Messerly Shaff Walker

The amendment 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 Senate is asked:

House File 39, a bill for an act relating to disabled and retired firemen and policemen.

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

House File 263, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing.

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 assessments and valuation of property.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 39, a bill for an act relating to disabled and retired firemen and policemen.

Read first and second times and passed on file.

House File 263, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing.

Read first and second times and passed on file.

House File 385, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property.

Read first and second times and passed on file.

REPORT OF COMMITTEE

Senator Ely submitted the following report:

Mr. PRESIDENT: Your committee on public health to which was referred House File 242, a bill for an act relating to the state board of health, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1' Amend Senate Joint Resolution 24 by striking all after line
- 2 6 and inserting in lieu thereof the following:
- "Section 37 of Article III and section 5 of Article III
- 4 are hereby repealed and the following adopted in lieu thereof:
- 5 Sec. 5. Senators shall be chosen for the term of six (6)

 this section.

years at the same time and place as representatives. Senators shall be at least twenty-five (25) years of age and possess the qualifications of representatives as to residence and citizenship.

Sec. 6. The senate shall consist of three (3) senators from each congressional district and shall be classified by lot so that one senator from each congressional district will be elected each two (2) years. The senatorial districts shall be determined by dividing each congressional district by three (3). The senate districts shall be as nearly equal as possible in population. preserving county lines if possible. However, county lines may be crossed where necessary to preserve the principle of equal representation in each district.

The house of representatives shall consist of eighty (80) members. The population unit for representation in the house of representatives shall be determined by dividing the whole number of the population of the state as shown by the most recent United States decennial census by eighty (80). Each district shall be so drawn as to contain equal representation with every other representative district; shall consist of compact and contiguous territory and shall conform to the boundaries of counties, townships and voting precincts, where possible. However, said lines may be crossed where necessary to preserve the principle of equal representative districts.

Sec. 34. Promptly after the adoption of this amendment, and after each United States decennial census thereafter, the state shall be redistricted into representative districts as hereinafter provided in accordance with the provisions of section thirty-five (35) of this article.

"Such redistricting shall be done by a redistricting commission.

"Promptly after the adoption of this amendment, and after each United States decennial census thereafter, and upon receipt by the secretary of state of so much of the official results of such census as is reasonably required for the purpose of redistricting as provided in this section, the secretary of state shall promptly certify and mail such information to the members of the state central committee of each of the two (2) political parties whose candidates for governor shall have received the highest numbers of votes in the last preceding general election in which a governor shall have been elected. The first such certification by the secretary of state after the adoption of this amendment, shall be based upon the nineteen hundred sixty (1960) United States decennial census. If any such political party does not have a state central committee, the organization or body within such political party whose functions most closely correspond to those of a state central committee, shall be deemed to be the state central committee for the purposes of

"Within thirty (30) days after the mailing by the secretary of state of such certification to the members of such state central committees, each of such state central committees shall appoint five (5) qualified electors as members of such redistricting commission, and shall file with the secretary of state the names of such members. If either of the state central committees does not file such names within the time specified,

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the supreme court shall promptly appoint five (5) members from among the qualified electors of the political party of such committee. Each member of the redistricting commission may receive such compensation as may be provided by law.

"The redistricting commission shall redistrict the state

"The redistricting commission shall redistrict the state into representative districts in accordance with the provisions of section six (6) of this article and shall, within sixty (60) days after the date by which all members of the redistricting commission have been appointed, file with the secretary of state a complete statement of the redistricting action of the commission and the boundaries of all representative districts. No such statement shall be valid unless it is signed by at least seven (7) members of such commission."

"If the redistricting commission does not file the required statement within the time prescribed, it shall stand discharged and such redistricting shall be done by the supreme court of the state. In such event, an appropriate order of the court setting forth its redistricting action and the boundaries of all representative districts shall be entered and certified to the secretary of state within sixty (60) days after the final date by which the redistricting commission should have filed its

statement with the secretary of state. Such order shall be final.

"Upon the petition of any one hundred (100) qualified electors filed with the supreme court within thirty (30) days after the filing of the statement of the redistricting commission, the supreme court shall determine within sixty (60) days after the filing of such petition whether the redistricting action of the redistricting commission substantially complies with the provisions of the constitution. Such determination shall be entered and certified to the secretary of state within sixty (60) days after the filing of such petition, and shall be final. If the court's determination is that such redistricting action does not substantially comply, such redistricting shall be done by the court: and an appropriate order of the court setting forth its redistricting action and the boundaries of all representative districts shall be entered and certified to the secretary of state within thirty (30) days after the certification of such determination of the court to the secretary of state. Such order shall be final.

"In the event that prior to the final determination or redistricting order of the supreme court in response to any such petition, nominations for the office of representative in districts affected thereby shall have been made, the supreme court may order the holding of new primary elections or such other measures as the court deems necessary to provide for nominations for the office of representative in representative districts affected by such final determination or redistricting order of the supreme court.

"Redistricting under the provisions of this section shall become effective on the first (1st) day of January following the first general election for members of the general assembly held more than one (1) year after the adoption of this amendment, and on the first (1st) day of January following the first general election for members of the general assembly held more than one year after such official results of the most recent 116 United States decennial census shall have been received by the

117 secretary of state. However, the representative districts

118 established by such redistricting shall be the representative

119 districts for the purposes of such general election and any

120 primary election at which candidates for the office of repre-

121 sentative at such general election shall be chosen.

"Redistricting done under the provisions of this section shall be final and binding upon all concerned until the next redistricting under the provisions of this section becomes

125 effective, notwithstanding any other provisions of the

126 constitution.

Sec. 2. The foregoing proposed amendment to the constitution of the state of Iowa is hereby referred to the general assembly to be chosen at the next general election for mmbers of the general assembly, and shall be published as provided by law for three (3) months previous to the date of said general election; and if approved by said general assembly, shall be

133 submitted to the people at a special election to be held in

134 nineteen hundred sixty-seven (1967) as provided by law.

JACK SCHROEDER.

Amend the Denman, et al., amendment to Senate Joint Resolution 24 dated March 24, 1965, section 1 by striking lines 9 and 10 and inserting in lieu thereof the following: "and section thirty-seven (37) of Article three (3) and section five (5) of Article three (3) are hereby repealed and the following adopted in lieu thereof:

"Sec. 5. Senators shall be chosen for a term of six (6) years at the same time and place as representatives. They shall

9 be twenty-five (25) years of age or more and possess the quali-10 fications of representatives as to residence and citizenship."

JACK SCHROEDER.

Amend the Denman, Kibbie, et al., amendment to Senate Joint Resolution 24, filed March, 1965, as follows:

1. By inserting a new paragraph after line fifteen (15)

4 thereof as follows:

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"The general assembly shall provide in its apportionment plan or the supreme court in its order for the cutting of terms of senators where necessary. Any senator whose term is cut short by an apportionment plan or court order shall not be

9 compensated for the uncompleted part of his term."
10 2. By striking all of lines forty-one (41) through

2. By striking all of lines forty-one (41) through fortythree (43) thereof and inserting in lieu thereof the following:

12 "Sec. 37. When a congressional district is composed of

13 two (2) or more counties it shall not be entirely separated

14 by a county belonging to another district and no county shall

15 be divided in forming a congressional district."

WILLIAM DENMAN.
JACK SCHROEDER.
JOHN P. KIBBIE.
DAVID O. SHAFF.

Amend the amendment to Senate Joint Resolution 24 filed March 25, 2 1965 by Denman, Kibbie, Ely and Riley as follows:

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Amend section 36, line 34 by adding after the word "application" the words "duly verified".

GEORGE E. O'MALLEY.

Amend the Denman, Kibbie, Ely and Riley amendment to 1 Senate Joint Resolution 24, filed March 24, 1965, by adding after the word "population" in line 43 the following: 3 "No county shall be divided in forming Congressional

Districts."

JOHN P. KIBBIE.

Amend Senate File 422 by striking all after the enacting clause and inserting in lieu thereof the following: 3 Section 1. Section three hundred twenty-one point one hundred eighty-one (321.181), Code 1962, is hereby 4 5 amended by adding the following section: 6 "Any person on first application for a license to 7 operate a motor vehicle, except for a school license, 8 who meets the requirements of section three hundred twenty-one point one hundred eight-six (321.186), 9 shall be issued a temporary driver's permit for a 10 11 period not to exceed one year. The permit shall be 12 cancelled upon the conviction for a moving traffic 13 violation and reapplication may be made thirty (30) 14 days after the date of cancellation. Section three hundred twenty-one point 15 Section 2. one hundred eighty-two (321.182), Code 1962, is hereby 16

amended by adding to line two (2) after the word 17 18 "license", the words "or temporary driver's permit".

WARREN J. KRUCK.

Amend Senate File 469 as follows:

1. By inserting the word "is" in line two (2) of section one (1) the words "as amended by chapter two hundred thirty-two (232), Acts of the sixtieth general assembly."

2. By striking the word "principle" in line six (6) of 5 section one (1) and inserting in lieu thereof the word 7 "principal".

3. By adding following the comma (,) in line two (2) of 8 section two (2) the words "as amended by chapter two hundred 9 10 thirty-two (232), Acts of the sixtieth general assembly."

4. By adding the following new section:

"Section three hundred sixty-five A point seven (365A.7), Code 1962, as amended by section seven (7), of chapter two hundred thirty-two (232), Acts of the sixtieth general assembly, is hereby repealed and the following enacted in lieu thereof:

15 "With reference to group insurance policies, 'employee' as used in this chapter is defined as a person employed by any 18 governing body of the governments named in section one (1) of this Act, on a weekly, monthly or yearly basis, and who is 19 actually performing duties under such employment; the word 20 21 'employee' shall not include temporary or retired employees, however nothing herein shall be construed to prevent a retired 22 23 or otherwise terminated employee from voluntarily continuing

in force at his expense an existing contract."

C. Joseph Coleman.

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Amend Senate File 475 as follows:

- 1. Insert a new line following line one (1) of section one (1) as follows:
- "Area" means an area of land or water or both land and water.
- 5 2. Insert in line six (6) of section one (1) after the word 6 "archeological," the word "scenic".
- 3. Strike from line twenty (20) of section three (3) the word "to" and insert "two".
- 9 4. Strike from line five (5) of section eight (8) the word 10 "of".
- 5. Strike from line seven (7) of section eight (8) the word "land" and insert the word "areas".
- 13 6. Strike from line nine (9) of section eight (8) the words 14 "of land" and insert in lieu thereof the word ", areas".
- 15 7. Strike from line thirty-three (33) of section eight (8) 16 the word "nature".
- 17 8. Insert in line five (5) of section ten (10) after the 18 word "preserve" a period and the word "It".
- 19 9. Strike from line nine (9) of section thirteen (13) the 20 word "nature".
- 21 10. Strike all of sections fourteen (14) and fifteen (15).

 Kenneth Benda.

1 Amend House File 66 by striking all of sections 2, 3 and 4 and 2 insert in lieu thereof the following new sections:

3 Sec. 2. Section one hundred twenty-four point twenty 4 (124.20). Code 1962, is amended by inserting after the word

- 4 (124.20), Code 1962, is amended by inserting after the word 5 "revocation" in line thirty (30) the following: "or suspension". 6 Sec. 3. Section one hundred twenty-four point thirty (124.30)
- 6 Sec. 3. Section one hundred twenty-four point thirty (124.30) 7 Code 1962, is amended by striking all of said section and insert-

8 ing in lieu thereof the following:

- 9 "After the effective date of this Act, should a permit 10 holder be convicted of a felony wherein beer or intoxicating
- 11 liquor is involved, or allow the mixing or adding of alcohol to
- 12 beer or other beverage on the premises of his permit, or be
- 13 convicted of bootlegging, or knowingly sell, give or otherwise
- 14 supply beer to any person under the age of twenty-one (21) years
- or knowingly permit any person under the age of twenty-one (21)
- 16 years to consume beer on his premises, his permit shall be
- 17 revoked and the permittee nor his spouse shall again be allowed 18 to hold a permit."
- 19 Further amend House File 66 by adding thereto the following 20 new section:
- new section:
 21 Section one hundred twenty-four point two (124.2) subsection
- 22 six (6) Code 1962, is hereby amended by striking lines six (6) 23 through ten (10) and inserting in lieu thereof the following:
- 24 "had a permit revoked within a period of not less than three
- 25 (3) years prior to the date of making such application nor is
- 26 barred from eligibility to hold such permit by reason of a con-
- 27 viction since July 4, 1963, or of the offenses cited in
- 28 section one hundred twenty-four point thirty (124.30) as amended 29 by this Act.

HOWARD C. REPPERT, JR.

¹ Amend House File 73 by adding after the period in 2 line 19, the following:

- 3 "Regardless of whether the employer or the
- 4 employee selects the physician or surgeon, section 622.10
- 5 shall not apply with regard to medical treatment for
- 6 any injury for which an employee seeks benefits under
- 7 this Act.

TOM RILEY.

On motion of Senator Frommelt, and with the understanding that the Call of the Senate will remain in effect, the Senate adjourned until 8:30 a.m., Friday, March 26, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MARCH 26, 1965.

The Senate met in regular session, President Fulton presiding. Prayer was offered by Senator Don S. McGill, Melrose, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator O'Malley, from sixty-six residents of Polk County favoring proposed legislation for the licensing of physical therapists.

By Senator Frommelt, from one hundred eighty-eight residents of Dubuque County in opposition to proposed legislation which would impose a two percent sales tax on barber's services.

PRESENTATION OF VISITORS

Senator Benda rose on a point of personal privilege and presented to the Senate James Johnson and John Sawyer, students in government at the Grinnell High School, who were present in the Senate chamber.

Senator Reppert asked and received unanimous consent to present to the Senate seven students from Valley High School, also members of Boy Scouts, who were present in the balcony accompanied by their instructor, John Graff.

Senator Hill asked and received unanimous consent to present to the Senate fifty students from the New Monroe Community School, Monroe, who were present in the balcony accompanied by their instructors, William Sargent and Agnes Teply.

Senator Floy asked and received unanimous consent to present to the Senate ninety students from the Rockwell-Swaledale Community School who were present in the balcony accompanied by their instructors, James Fredrickson and Randall Arends.

CALL OF THE SENATE

The Chair announced that the Call of the Senate was in effect and directed the Secretary to call the roll.

Roll call revealed all members present.

THIRD READING OF BILLS

The Senate resumed consideration of Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Senator Denman offered the following amendment, filed by Senators Denman, Schroeder, Kibbie and Shaff, to the Denman, et al., amendment to Senate Joint Resolution 24:

Amend the amendment as follows:

1. By inserting a new paragraph after line fifteen (15) thereof as follows:

"The General Assembly shall provide in its apportionment plan or the Supreme Court in its order for the cutting of terms of senators where necessary. Any senator whose term is cut short by an apportionment plan or court order shall not be compensated for the uncompleted part of his term."

2. By striking all of lines forty-one (41) through forty-three (43) thereof and inserting in lieu thereof the following:

"Sec. 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district."

Senator Denman asked and received unanimous consent to amend the amendment by inserting in line 6 after the word "cutting" the word "short".

On motion of Senator Denman, the amendment to the amendment was adopted.

Senator Kibbie asked and received unanimous consent to withdraw the amendment to the Denman, et al., amendment filed by him on March 25 and found on page 681 of the Senate Journal.

Senator Schroeder offered the following amendment to the Denman, et al., amendment and moved its adoption:

Amend the amendment to Senate Joint Resolution 24, section 1, by striking lines 9 and 10 and inserting in lieu thereof the following: "and section thirty-seven (37) of Article three (3) and section five (5) of Article three (3) are hereby repealed and the following adopted in lieu thereof:

"Sec. 5. Senators shall be chosen for a term of six (6) years at the same time and place as representatives. They shall be twenty-five (25) years of age or more and possess the qualifications of representatives as to residence and citizenship."

· Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Aves. 21:

Balloun Lodwick -Shaff Hagie Benda . Griffin Messerly Shoeman Reneke Kvhl Mills Stanley Briles Rigler Stephens Lange Schroeder DeKoster Lisle Vance

Flatt

Nays, 37:

O'Malley Buren Flov Kruck Burke Frommelt Lucken Patton Hagedorn Main Reno **Burns** Reppert Cassidv Hansen McGill Heaberlin Coleman McNally Riley Mincks Shirley Condon Heving Denman Hill Murray Tabor Van Gilst Dodds Kibbie Nims Elvers Klefstad Nurse Walker Elv

Absent or not voting, 1:

Elthon

The amendment to the amendment was lost.

Senator O'Malley offered the following amendment and moved its adoption:

Amend the Denman, et al., amendment as follows:

Amend section 36, line 34 by adding after the word "application" the words "duly verified".

The amendment to the amendment was adopted.

Senator Stanley offered the following amendment to the Denman, et al., amendment and moved its adoption:

Amend the amendment by inserting the following before the word "The" in line 20: "The number of representative districts shall be equal to the number of representatives, and only one representative shall be elected from each representative district."

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 26:

Balloun Hagie Messerly Shoeman Benda $Hilar{l}$ Mills Stanley Kyhl Rigler Stephens Beneke Briles Lange Rilev Tabor DeKoster Lisle Schroeder Vance Flatt Lodwick Shaff Walker Lucken Griffin

Nays, 32:

Buren Elvers Kibbie Nims Burke Ely Klefstad Nurse Burns Floy Kruck O'Mallev Cassidv Frommelt Main Patton Hagedorn Coleman McGill Reno Condon Hansen McNally Reppert Denman Heaberlin Mincks Shirley Dodds Van Gilst Heving Murray

Absent or not voting, 1:

Elthon

The amendment to the amendment was lost.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting the following after the period in line 20: "The number of senatorial districts shall be equal to the number of senators, and only one senator shall be elected from each senatorial district."

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 26:

Balloun Hagie Messerly Shoeman Benda Hill Mills Stanley Beneke Kyhl Rigler Stephens Briles Lange Riley Tabor DeKoster Lisle Schroeder Vance Lodwick Flatt Shaff Walker Griffin Lucken

Nays, 32:

Buren Elvers Kibbie Nims Klefstad Nurse Burke Elv Flov Kruck O'Malley Burns Cassidy Frommelt Main Patton Coleman Hagedorn McGill Reno Condon Hansen McNally Reppert Denman Heaberlin Mincks Shirley Van Gilst Dodds Heying Murray

Absent or not voting, 1:

Elthon

The amendment to the amendment was lost.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting the following after the period in line 19: "No more than two (2) senators shall be elected at large from any senatorial district, and no more than two (2) representatives shall be elected at large from any representative district; but this provision shall not prohibit the subdistricting of any district entitled to more than one (1) senator or representative,"

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 27:

Balloun Messerly Hagie Shoeman Benda Hill Mills Stanley Beneke Kyhl Nurse Stephens Briles Rigler Tabor Lange Riley DeKoster Lisle Vance Lodwick Schroeder Walker Flatt Lucken Shaff Griffin

Nays, 31:

Elvers Kibbie Nims Buren Burke Ely Klefstad O'Malley Flov Burns Kruck Patton Cassidy Frommelt Main Reno Coleman Hagedorn McGill Reppert Condon Hansen McNally Shirley Denman Heaberlin Mincks Van Gilst Dodds Heying Murray

Absent or not voting, 1:

Elthon

The amendment to the amendment was lost.

Senator Denman moved the adoption of the amendment as amended and requested a roll call.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 34:

Kruck Buren Ely Nurse Burke Main Floy O'Malley Burns Frommelt McGill Patton Hagedorn McNally Cassidy Reno Coleman Hansen Messerly Reppert Condon Heaberlin Mincks Riley Denman Heying Murray Shirley Dodds Kibbie Nims Van Gilst Klefstad Elvers

Nays, 24:

Balloun Griffin Lodwick Shoeman Benda Hagie Lucken Stanley Beneke Hill Mills Stephens Tabor Briles Kyhl Rigler DeKoster Lange Schroeder Vance Flatt Lisle Shaff Walker

Absent or not voting, 1:

Elthon

The amendment as amended was adopted.

Senator Schroeder asked and received unanimous consent to withdraw the amendment filed by him to Senate Joint Resolution 24 on March 25 and found on pages 677-680 of the Senate Journal.

President pro tempore O'Malley took the chair at 11:25 a.m.

President Fulton took the chair at 11:40 a.m.

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

Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

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

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

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half $(\frac{1}{2})$ the membership of the house of representatives. Senators shall be classified by lot so that as nearly as possible one-half $(\frac{1}{2})$ of the members of the senate shall be elected every two (2) years.

"The general assembly shall provide in its apportionment plan or the supreme court in its order for the cutting short of terms of senators where necessary. Any senator whose term is cut short by an apportionment plan or court order shall not be compensated for the uncompleted part of his term.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population.

"However, when and if permitted by the constitution of the United States as amended, senatorial districts shall be established on a fair and reasonable basis which shall take into account population, area, and the common or differing interests of the people of the various areas of the state; but in any event the smallest percentage of the state population represented by a majority of the senators shall be not less than forty (40) percent of the state population as shown by the most recent United States decennial census.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year.

"Section 36. Upon application duly verified of any qualified voter within thirty (30) days after any apportionment plan adopted by the General Assembly becomes law, the supreme court shall review an apportionment plan adopted by the general assembly. If the supreme court determines that the apportionment plan does not comply with the constitution, the supreme court shall adopt or cause to be adopted no later than December 31 of such year an apportionment plan complying with the requirements of the constitution. The supreme court shall have original jurisdiction of all litigation instituted questioning the apportionment or any apportionment plan of the general assembly.

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 34:

Buren Ely Kruck Nurse Burke Floy Main O'Malley Burns Frommelt McGill Patton Cassidy Hagedorn McNally Reno Coleman Hansen Messerly Reppert Condon Heaberlin Mincks RilevShirley Denman Heying Murray Dodds Kibbie Van Gilst Nims Elvers Klefstad

Nays, 24:

Balloun Griffin Lodwick Shoeman Renda Hagie Lucken Stanley Beneke Hill Mills Stephens Briles Kyhl Rigler Tabor DeKoster Lange Schroeder Vance Flatt Lisle Walker Shaff

Absent or not voting, 1: Elthon

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

Senator Frommelt moved that the vote by which the resolution was adopted by the Senate be reconsidered and that the motion to reconsider be laid on the table, which motion prevailed.

Senator Frommelt asked and received unanimous consent to take up the following resolution:

SENATE CONCURRENT RESOLUTION 22 By Frommelt

Whereas, an error has been discovered in Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Governor be respectfully requested to return Senate File 192 for correction.

On motion of Senator Frommelt, the resolution was adopted.

Senator Frommelt asked and received unanimous consent that the resolution be immediately messaged to the House, which request was complied with.

Senator Riley called up the following resolution:

SENATE CONCURRENT RESOLUTION 18 By Denman

Whereas, the House and the Senate, from time to time in their respective wisdom, vote to establish investigating committees for purpose involving future legislation, and

Whereas, in conducting such investigations certain citizens of the State of Iowa are called before official proceedings of said investigating committees, and

Whereas, said proceedings take on the aspect of judicial boards.

Therefore, Be It Resolved by the Senate and the House Concurring: That in any proceedings where an individual is called in to be questioned, said proceedings must be recorded by an official court reporter and the individual questioned be furnished an attorney of his choice upon his request.

Be It Resolved Further that the civil liberties of the individual involved be protected in the same manner as they are protected in a court of law.

Senator Denman moved the adoption of the resolution and requested a roll call.

On the question "Shall the resolution be adopted?" the vote was:

Ayes, 55:

Balloun Floy Lodwick Reppert Renda Frommelt Lucken Rigler Buren Griffin Main Riley Burke Hagedorn McGillSchroeder Burns Hagie McNally Shaff Cassidy Heaberlin Messerlv Shirley Coleman Heying Mills Shoeman Condon Hill Stanley Mincks Murray DeKoster Kibbie Stephens Denman Klefstad Nims Tabor Dodds Kruck Nurse Vance Elvers Kvhl Van Gilst O'Mallev Lange Ely Patton Walker Flatt Lisle Reno

Nays, none.

Absent or not voting, 3:

Briles Elthon Hansen

Voting present, 1:

Beneke

The resolution having received a constitutional majority was declared to have been adopted by the Senate.

Senator Denman asked and received unanimous consent that Senate Concurrent Resolution 18 be immediately messaged to the House, which request was complied with.

Senator Rigler asked and received unanimous consent that House File 350 be withdrawn from the committee on judiciary and taken up for consideration.

On motion of Senator Rigler, House File 350, a bill for an act to legalize and validate the proceedings of the board of directors of the Osage Community School District in the Counties of Mitchell and Floyd, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, was taken up and considered.

Senator Rigler moved that the bill be read a 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, 55:

Balloun Frommelt Lodwick Reppert Griffin Renda Lucken Rigler Beneke Hagedorn Main Rilev Buren McGill Hagie Schroeder Burke Hansen McNally Shaff Cassidy Heaberlin Messerly Shirley Coleman Mills Heying Shoeman Condon Hill Mincks Stanley DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Dodds Kruck Nurse Vance Elvers Kvhl O'Mallev Van Gilst Ely Lange Patton Walker Flatt Lisle Reno

Navs. none.

Absent or not voting, 4:

Briles Burns Elthon Flov

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 concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 22, respectfully requesting the Governor to return Senate File 192 for correction.

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 relating to the powers and duties of the state board of social welfare.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 307, a bill for an act relating to the powers and duties of the state board of social welfare.

Read first and second times and passed on file.

AMENDMENTS FILED

- Amend Senate Joint Resolution 20 as follows:
 - 1. Amend section 2, by striking the word and numeral
- "four (4)" where it appears in lines 1, 2, and 3, and in-
- 4 serting in lieu thereof the word and numeral "two (2)".
- 2. Further amend section 2 by striking the following in
- lines 6 and 7: "a member of a county board of supervisors
- to be appointed by the Association of County Officers:".
- 3. Further amend section 2 by striking the following in

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- 9 lines 9 and 10: "a public school official to be appointed
- 10 by the Iowa State Education Association;".
- 4. Amend section 5, by striking the words and numerals "five thousand (5,000)" in lines 4 and 5, and inserting in
- 13 lieu thereof the words and numerals "fifteen thousand
- 14 (15,000)".

VERN LISLE.

1 Amend Senate File 379 by striking all after the enacting 2 clause and substituting in lieu thereof the following:

Section 1. Section one hundred sixteen point nine (116.9),

4 Code 1962, is amended as follows: 5 1. Strike from lines thirteen (13)

1. Strike from lines thirteen (13) and fourteen (14) the words "of at least three years,".

words "of at least three years,".

2. Strike from line fourteen (14) the word "and", and further strike all of lines fifteen (15) through eighteen (18).

8 further strike all of lines fifteen (15) through eighteen (18), 9 and insert in lieu thereof the following: "or an undergraduate 10 student majoring in accounting in his or her final semester

student majoring in accounting in his or her final semester
 immediately preceding graduation and upon the recommendation of
 the appropriate college or university officials."

3. Strike from line twenty-one (21) the words "and the one

14 year of service".

15 Sec. 2. Section one hundred sixteen point ten (116.10), Code 16 1962, is amended as follows:

17 1. By inserting in line five (5) after the figure "116.8,"

the following: "and have at least one (1) year's experience in service as a staff accountant in the employ of a practitioner

19 service as a staff accountant in the employ of a practitioner 20 entitled to registration under this chapter, or one (1) year's

21 experience in service as a staff accountant in the employ of a 22 governmental department of the state or federal government when

22 governmental department of the state or federal government who 23 the accountant has been under the direct full-time supervision of 24 a certified public accountant entitled to registration under this

25 chapter.".

26 2. By adding the following new paragraph:

"In lieu of the one (1) year's required experience in service
as a staff accountant, the applicant may have three years'
continuous employment as a full-time accounting teacher at a
rank no lower than assistant professor in a college or university
qualified to give a degree in accounting as recognized by the
board of accountancy."

C. Joseph Coleman.

1 Amend Senate File 386, section 2, line 1, by adding the 2 word "personal" after the word "upon".

Further amend Senate File 386, section 2, line 2, by striking the word "a" and inserting in lieu thereof the

word "any".

VERN LISLE.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, March 29, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MARCH 29, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Eugene Williams, pastor of the Antioch Baptist Church, Waterloo, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Beneke for the day on request of Senator Shoeman.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hansen, from sixty-eight residents of Carroll County favoring the licensing of physical therapists.

By Senator Frommelt, from forty-six residents of Dubuque County in opposition to proposed legislation to impose a two percent sales tax on barber's services.

By Senator Tabor, from eighty-seven residents of Jones County favoring increased state financial support for the educational program in Iowa.

By Senator O'Malley, from fifty-three residents of Polk County favoring the licensing of physical therapists.

By Senator Reppert, from seven residents of Polk County favoring proposed wage legislation for county officers.

By Senator Balloun, from forty-two residents of Tama County in opposition to proposed legislation relating to termination of contracts with school teachers; also, in opposition to school bus transportation for all school children; favoring proposed legislation relating to the responsibilities of the state superintendent of public instruction; and favoring proposed legislation relating to reorganization of school districts.

By Senator Messerly, from fourteen residents of Black Hawk County favoring major tax increases to support the educational program in Iowa; also, from ten residents of Black Hawk and Bremer Counties in opposition to the licensing of milk dealers; and from forty-eight residents of Black Hawk County in opposition to an increase in the gasoline tax.

PRESENTATION OF VISITORS

Senator Murray rose on a point of personal privilege and presented to the Senate his sons, Bryan K. and Michael C., students of St. John's Parochial School, Bancroft, future ball players, who were present in the Senate chamber.

Senator Patton asked and received unanimous consent to present to the Senate twenty-two students from the West Delaware Community School and the St. Mary's Parochial School of Manchester, also members of the Girl Scouts, who were present in the balcony accompanied by Jill Tracey and Lois Thomas.

Senator Shirley asked and received unanimous consent to present to the Senate twenty students, members of the seventh and eighth grade classes of the De Soto Consolidated School, who were present in the balcony accompanied by their instructors, William Mullen, E. Mumma and J. Fonet.

Senator Reppert asked and received unanimous consent to present to the Senate thirteen students from the Meredith Junior High School, Des Moines, also members of the Girls Scouts, who were present in the balcony.

ADDITIONAL COPIES

Senator Heying asked and received unanimous consent to have five hundred additional copies of Senate File 338 printed.

COMMUNICATIONS

Senator Burns submitted the following communication:

Iowa City, Iowa, March 25, 1965.

Dear Senator Burns:

Through you I wish to express my deep appreciation to the members of the General Assembly for Senate Concurrent Resolution 8, and for the delegation who attended my husband's funeral.

It was most thoughtful and generous of the members of the legislature to pass this memorial resolution, and my children join me in expressing

our sincerest gratitude.

Sincerely, SUSAN HANCHER.

STATE OF IOWA Office of the Governor Des Moines

March 23, 1965.

The Honorable Robert Fulton, Lieutenant Governor, State Capitol, Des Moines, Iowa. Honorable Members of the General Assembly:

As you know, it is my feeling that the State Department of Health has

been underfinanced for a long time. During the past two years, we have secured the services of Doctor Arthur P. Long as Commissioner of Public Health to rebuild the Department to the point where Iowans can justly be proud of it.

Although they were measurably short of the amounts requested by Doctor Long, my budget recommendations for the Sixty-first biennium, which were presented to the General Assembly February 1, included increases for the Department of Health. Developments and information which have come to my attention subsequently now lead me to recommend for your consideration one additional budgetary increase that will improve the services offered by the Health Department and to suggest that the Department be given a maximum of latitude in distributing the appropriated funds among its various divisions.

First, the Department of Health included in its original askings funds for the support of a "Director of Regional Health Services" and for "Regional Health Services." This program, which provides guidance, support, consultation and advice on public health matters to local city and county health centers, has for a number of years been supported by federal grant funds. These funds recently have been greatly reduced and are likely to be withdrawn completely during the coming biennium.

It can be seen that state funds are needed to continue and expand this program. To implement fully the "Regional Health Services" program calls for the hiring of six public health nurses, 12 sanitary engineers, and some clerical staff. These people would provide guidance to the 61 local public health nurses now employed jointly by the County Boards of Supervisors and the State Department of Health. Also, the engineers would work directly with the local boards of health, particularly on such matters as safe water supply, water pollution control, industrial health and hygiene, and air polution. The addition of these engineers is particularly essential to implementation of the proposed new water pollution control program.

On the basis of studies concluded after my budget recommendations were presented and additional information furnished by the Commissioner of Health and the Comptroller, I feel that funds should be appropriated to provide the necessary state support for an adequate "Regional Health Services" program. I, therefore, urge the Assembly to appropriate \$135,000 for the biennium for this purpose.

The second item which I wish to call to your attention is the manner in which the Governor's recommended appropriation bill was drafted for the State Department of Health. As in previous years, a divisional breakdown was made in my 1965-67 recommendations for each of the various functions performed by the Department. This procedure, which has grown up through the years, is considerably more restrictive than that for many other major departments.

Recent consultations with Doctor Long and the Comptroller have convinced me that a much better over-all state health program can be developed if the Assembly approved a total departmental appropriation for Public Health, without specifying the amount for each particular division. This would give the administration the discretion to utilize the appropriated funds where they are needed most and would enable us to stretch each dollar appropriated for Public Health further in providing a sound program. I urge your favorable consideration of this budgetary change.

The Assembly's attention to both of these matters will be sincerely appreciated. The Comptroller, the Health Commissioner and I stand ready

to answer any questions any member may have during your budget deliberations.

Very truly yours,
HAROLD E. HUGHES, Governor.

INTRODUCTION OF BILLS

Senate File 534, by committee on transportation, a bill for an act to permit the use of prisoners in the penitentiary or men's reformatory to be utilized in the maintenance and clean-up work on the state's highways and roadside parks and rest areas under the jurisdiction of the State Highway Commission.

Read first and second times and placed on calendar.

Senate File 535, by committee on agriculture, a bill for an act relating to permits for administering hog-cholera virus.

Read first and second times and placed on the calendar.

RECONSIDERATION OF SENATE FILE 153

Senator Ely called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 153 passed the Senate.

John M. Ely, Jr.

The motion prevailed.

Senator Ely moved to reconsider the vote by which Senate File 153 went to its third reading, which motion prevailed.

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator Ely, Senate File 153, a bill for an act relating to powers of electors to vote a school house tax, was taken up for further consideration.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 153 as follows:

- 1. By striking from line 7 the word "effect" and inserting in lieu thereof the word "effected".
- 2. By striking from line 9 the word "and" and inserting in lieu thereof the word "to".

The amendment was adopted.

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

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

Ayes, 55:

Balloun	Ely	Lange	Reno
Benda	Flatt	Lisle	Reppert
Briles	Floy	Lodwick	Rigler
Buren	Frommelt	Lucken	Riley
Burke	Hagedorn	Main	Schroeder
Burns	Hagie	McGill	Shirley
Cassidy	Hansen	McNally	Shoeman
Coleman	Heaberlin	Messerly	Stanley
Condon	Heying	Mills	Stephens
DeKoster	Hill	Mincks	Tabor
Denman	Kibbie	Murray	Vance
Dodds	Klefstad	Nims	Van Gilst
Elthon	Kruck	O'Malley	Walker
Elvers	Kyhl	Patton	

Nays, none.

Absent or not voting, 4:

Beneke Griffin Nurse Shaff

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

MOTION TO RECONSIDER

Senator Kruck called up the following motion filed by him:

Mr. President: I move to reconsider the vote by which Senate File 260 passed the Senate.

WARREN J. KRUCK.

Objection was raised.

Senator Kruck moved to reconsider the vote by which Senate File 260 passed the Senate.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which Senate File 260 passed the Senate?" the vote was:

Ayes, 24:

Benda	Hagedorn	Main	O'Malley
Buren	Heaberlin	McGill	Patton
Coleman	Kibbie	McNally	Reno
Dodds	Klefstad	Mincks	Reppert
Flov	Kruck	Murray	Schroeder
Frommelt	Lisle	Nims	Shirley

Navs. 30:

Balloun	Burns	DeKoster	Elvers
Briles '	Cassidy	Denman	Ely
Burke	Condon	Elthon	Flatt

Hagie Lange Rigler Tabor Lodwick Shoeman -Vance Hansen Van Gilst Lucken Stanley Heving Walker Messerly Stephens Hill Kvhl Mills

Absent or not voting, 5:

Beneke Nurse Riley Shaff Griffin

The motion was lost.

Senator Kibbie asked and received unanimous consent that House File 343 be withdrawn from the judiciary committee and taken up for consideration.

On motion of Senator Kibbie, House File 343, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Armstrong Benefited Fire District in the Counties of Emmet and Kossuth, State of Iowa, and declaring said district a duly and legally organized corporate body as provided by law, was taken up and considered.

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

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

Ayes, 55:

Balloun Ely Lange Reno Benda Flatt Lisle Reppert Briles Flov Lodwick Rigler Burke Frommelt Riley Lucken Buren Hagedorn Main Schroeder Burns Hagie McGill Shirley Cassidy Hensen McNally Shoeman Heaberlin Stanley Coleman Messerly Condon Heving Mills Stephens DeKoster Hill Tabor Mincks Denman Kibbie Murray Vance Dodds Klefstad Nims Van Gilst Elthon Kruck O'Mallev Walker Elvers Kyhl Patton

Nays, none.

Absent or not voting, 4:

Beneke Griffin Nurse Shaff

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

On motion of Senator Schroeder, Senate File 355, a bill for an act relating to the Rules of Civil Procedure, to changes therein reported by the Supreme Court of Iowa and amending Rule two hundred fifteen point one (215.1) thereof, was taken up and considered.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 355 by striking all after the enacting clause and

inserting in lieu thereof the following:

Section 1. The changes in rules of civil procedure reported to the Sixty-first General Assembly by the supreme court on January 28, 1965, and printed in the journals of the House of Representatives and Senate of said assembly on that date are hereby disapproved in each and every item, except the revision of rule one hundred twenty-three (123) and the proposed new rule two hundred fifty-three point one (253.1) which rules are approved.

Sec. 2. Rule of Civil Procedure number two hundred fifteen point one

(215.1) is amended by adding at the end thereof the following:

"The trial court may, in its discretion, and shall upon a showing that such dismissal was the result of oversight, mistake or other reasonable cause, reinstate the action or actions so dismissed. Application for such reinstatement, setting forth the grounds therefor, shall be filed within six months from the date of dismissal."

The amendment was adopted.

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

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

Ayes, 55:

Balloun Benda Briles Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds Elthon Elvers	Ely Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl	Lange Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims O'Mallev Patton	Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker
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Nays, none.

Absent or not voting, 4:

Beneke Griffin Nurse Shaff

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

On motion of Senator Schroeder, Senate File 356, a bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the general assembly, was taken up and considered.

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

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

Ayes, 54:

Balloun Ely Benda Flatt Briles Floy Buren Frommelt Burke Hagedorn Burns Hagie Cassidy Hansen Coleman Heaberlin Condon Heving DeKoster Hill Denman Kibbie Dodds Klefstad Elthon Kruck Elvers Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
O'Malley

Patton Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stephens Tabor Vance Van Gilst Walker

Nays, 1:

Stanley

Absent or not voting, 4:

Beneke

Griffin

Nurse

Shaff

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 79, a bill for an act relating to railroad track power cars operated by common carriers; and providing penalties.

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 relating to the failure to stop at the scene of an accident.

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

House File 223, a bill for an act to repeal section forty-nine fourteen (49.14), Code 1962, as being in conflict with other Code sections.

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

House File 250, a bill for an act relating to the registration of motor vehicles.

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

House File 256, a bill for an act relating to the spearing of fish by scuba divers.

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

House File 265, a bill for an act to authorize creation of sinking funds in

cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements.

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

House File 289, a bill for an act relating to drivers of emergency vehicles.

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

House File 325, a bill for an act relating to fire protection for highway commission property.

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 authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological, and paleontological remains disturbed or to be disturbed by highway construction.

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

House File 437, a bill for an act relating to wage assignments.

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

House File 445, a bill for an act relating to hotels, restaurants, and food establishments.

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

House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo.

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

House File 567, a bill for an act relating to littering of public waters, ice and land.

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

House File 568, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.

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

House File 571, a bill for an act to enable the Iowa employment security commission to participate in the Manpower Development and Training Act of 1962, as amended.

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 authorizing participation by this state and its subdivisions in programs of federal assistance.

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

House Concurrent Resolution 21, congratulating Coach Harold Nichols and the great Iowa State University wrestling team.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 169, a bill for an act relating to the failure to stop at the scene of an accident.

Read first and second times and passed on file.

House File 223, a bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other Code sections.

Read first and second times and passed on file.

House File 250, a bill for an act relating to the registration of motor vehicles.

Read first and second times and passed on file.

House File 256, a bill for an act relating to the spearing of fish by scuba divers.

Read first and second times and passed on file.

House File 265, a bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating money for constructing and equipping libraries and other public improvements.

Read first and second times and passed on file.

House File 289, a bill for an act relating to drivers of emergency vehicles.

Read first and second times and passed on file.

House File 325, a bill for an act relating to fire protection for high-way commission property.

Read first and second times and passed on file.

House File 371, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological, and paleontological remains disturbed or to be disturbed by highway construction.

Read first and second times and passed on file.

House File 437, a bill for an act to amend section five hundred thirty-six point seventeen (536.17) and section five hundred thirty-nine point four (539.4), Code 1962, relating to wage assignments.

Read first and second times and passed on file.

House File 445, a bill for an act relating to hotels, restaurants, and food establishments.

Read first and second times and passed on file.

House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, the Consolidated School District of Orange Township, in the County of Black Hawk, State of Iowa, and the School Township of East Waterloo, in the County of Black Hawk, State of Iowa, providing for the merger of substantial portions of the Consolidated School District of Orange Township and the School Township of East Waterloo into the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, and declaring the enlarged boundaries of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, to be legally established.

Read first and second times and passed on file.

House File 567, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land.

Read first and second times and passed on file.

House File 568, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.

Read first and second times and passed on file.

House File 571, a bill for an act to enable the Iowa employment security commission to participate in the Manpower Development and Training Act of 1962, as amended.

Read first and second times and passed on file.

House File 575, a bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes.

Read first and second times and passed on file.

Senator Hagie called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 21 By Smith of O'Brien

Whereas, the Iowa legislature feeling a justifiable pride in the outstanding performance of the Iowa State University wrestling team in winning the National Collegiate Athletic Association wrestling tournament at Laramie, Wyoming, this past week, and

Whereas, the Iowa legislature wishes to share in the University's pride

and happiness for this great team; therefore,

Be It Resolved by the House, the Senate Concurring, that the Iowa legislature, in regular session, March 29, 1965, on behalf of all Iowans, does hereby congratulate Coach Harold Nichols and this great Iowa State University wrestling team for having brought such great honor to themselves, the Iowa State University, and the State of Iowa with their tremendous individual and team effort in winning this coveted national award of the National Collegiate Athletic Association wrestling tournament.

Be It Further Resolved, that a copy of this resolution be forwarded to President James Hilton of the Iowa State University, Coach Harold Nichols,

and the team.

The motion prevailed and the resolution was unanimously adopted.

Senator Hagie asked and received unanimous consent that House Concurrent Resolution 21 be immediately messaged to the House, which request was complied with.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

On motion of Senator Ely, Senate File 93, a bill for an act relating to the vote required for authorization of issuance of bonds by a school district, 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 93 by striking from line 11 the word "fifty (50)" and inserting in lieu thereof the word "fifty-five (55)".

Senator DeKoster moved the adoption of the committee amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 34:

Briles	Elvers	Kibbie	Nims
Buren	\mathbf{Ely}	Klefstad	Patton
Burke	Flatt	Kruck	Reno
Burns	Frommelt	Lisle	Schroeder
Cassidy	Griffin	Lodwick	Shoeman
Condon	Hagedorn	Mills	Stanley
DeKoster	Hansen	Mincks	Tabor
Denman	Heaberlin	Murray	Vance
Dodds	Heying		

Navs. 18:

Balloun	Hill	Lucken	McNally
Benda	Kyhl	Main	Messerly
Coleman	Lange	McGill	O'Malley

Reppert Riley Stephens Walker Rigler Shirley

Absent or not voting, 7:

Beneke Floy Nurse Van Gilst Elthon Hagie Shaff

The amendment was adopted.

Senator Flatt asked and received unanimous consent to withdraw the amendment filed by him on February 22 and found on page 354 of the Senate Journal.

Senator Hagedorn offered the following amendment:

Amend Senate File 93 by adding the following after the period in line 12 "when such proposition fails to receive a majority vote it shall not be resubmitted for a period of two (2) years."

Senator Hagedorn asked and received unanimous consent that action on Senate File 93 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents, was taken up and considered.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 390 as follows:

1. Amend section 1, lines 6 and 7, by striking all after "Code 1962" and inserting in lieu thereof ".".

The amendment was adopted.

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

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

Ayes, 51:

Balloun Elv Lange Reno Benda Flatt Lisle Reppert Briles Frommelt Lodwick Rigler Riley Buren Griffin Lucken Burke Hagedorn Main Schroeder McGill Burns Hansen Shirley Heaberlin McNally Cassidy Shoeman Coleman Heying Messerly Stanley Condon Hill Mincks Stephens DeKoster Kibbie Murray Tabor Denman Klefstad Nims Vance Dodds Kruck O'Malley Walker Kyhl Elvers Patton

Navs. none.

Absent or not voting, 8:

Beneke Floy Mills Shaff Elthon Hagie Nurse Van Gilst

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

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 307 Industrial and human relations

H. F. 39 Governmental subdivisions

H. F. 263 Judiciary

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 26, 1965, the Governor had approved the following bills:

Senate Joint Resolution 15, relating to the report of the capitol planning commission.

Senate File 35, relating to the South Hamilton Community school district. Senate File 38, relating to the municipal enterprises fund.

Senate File 126, relating to death certificates.

Senate File 134, relating to the cost of printing ballots and printed supplies for voting machines.

Senate File 135, relating to the cost of printing ballots and supplies for voting machines.

Senate File 322, relating to the state tort claim act.

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 200, a bill for an act for transportation of school children to and from school other than a public school, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on education to which was referred Senate File 269, a bill for an act to amend chapter two hundred ninety-seven (297), Code 1962, relating to school site tax, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman,

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 335, a bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight, begs leave

to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred Senate File 467, a bill for an act relating to the use of auxiliary axles on vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 284, a bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one A (391A), Code 1962, relating to special assessments on railroad property, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 282, a bill for an act relating to the licensing and regulation of milk dealers, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on agriculture to which was referred House File 59, a bill for an act relating to marking and branding livestock, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 398, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs, 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 398 by adding the following thereto:

"Sec. 6. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Lamoni Chronicle, a newspaper published at Lamoni, Iowa, and in the Bloomfield Democrat, a newspaper published at Bloomfield, Iowa."

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 228 as follows:
- 1. Amend committee amendment, filed March 10, 1965, by 2

3 striking paragraph 1.

2. Amend Section 1, line 11, by adding after the word 4

"vehicle" the following: "while in the shop."

DARYL H. NIMS.

- Amend the Hagedorn amendment of February 8, to Senate File 93, by inserting in line
 - 2 after the word "a" "fifty-five percent (55%)." Further amend

in line 3 by inserting after the word "it" the following:

". or any part thereof."

MERLE W. HAGEDORN.

Amend Senate File 313 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-eight point one

4 (278.1), Code 1962, is amended by adding thereto the following

5 new paragraphs:

"The board may, with approval of sixty (60) percent of the 6 7 voters, voting in a regular or special election, in the school

district, make extended time contracts not to exceed twenty

(20) years in duration for rental of buildings to supplement 9

10 existing schoolhouse facilities; and where it is deemed advisa-

11 ble for buildings to be constructed or placed on real estate

12 owned by the school district, such contracts may include lease-

purchase option agreements, such amounts to be paid out of the school 13

14 house fund.

15 "Before entering into a rental or lease-purchase option contract, authorized by the electors, the board shall first 16

17 adopt plans and specifications for a building or buildings

18 which it considers suitable for the intended use and also adopt

19 a form of rental or lease-purchase option contract. The board

20 shall then invite bids thereon, by advertisement published once 21 each week for two consecutive weeks, in a newspaper published

22 in the county in which the building or buildings are to be lo-

23 cated, and the rental or lease-purchase option contract shall be

24 awarded to the lowest responsible bidder, but the board may re-

25 ject any and all bids and advertise for new bids.

"The voters at the regular or special election shall have power to vote 26

27 a schoolhouse tax not exceeding five (5) mills on the dollar in

28 any one (1) year providing for lease-purchase option of school

29 buildings."

30 Sec. 2. This Act being deemed of immediate importance shall

31 take effect and be in full force from and after its publication

32 in the West Des Moines Express, a newspaper published at.

33 West Des Moines, Iowa, and the Fayette County

34 Union, a newspaper published at West Union,

35 Iowa.

> H. L. HEYING. WILLIAM F. DENMAN.

- Amend Senate File 429 by striking the period in line 8 of
- section 3 and adding the following: ", however the provisions 2

of this section shall apply only to swine vaccinated for the

- 4 prevention of hog cholera by a method and with a vaccine approved
- 5 by the United States Department of Agriculture."

JOHN D. SHOEMAN. JACK SCHROEDER. CHAS. F. GRIFFIN.

- 1 Amend Senate File 475, in section 10, by inserting
- 2 a period after the word "preserve" in line 5 and by
- 3 striking the rest of that section.

KENNETH BENDA.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, March 30, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MARCH 30, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend F. C. Bahning, pastor of St. Joseph's Church, Bellevue, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Balloun, from sixteen residents of Benton County in opposition to transportation for all school children.

By Senator Frommelt, from one thousand seven hundred fifty residents of Dubuque County in opposition to an increase in the gasoline tax; also, in opposition to the establishment of Iowa state withholding tax.

By Senator Reppert, from twenty-one residents of Polk County in opposition to transportation for all school children.

By Senator O'Malley, from sixty-six residents of Polk County favoring the licensing of physical therapists.

PRESENTATION OF VISITORS

Senator Stanley asked and received unanimous consent to present to the Senate one hundred seven students from the Muscatine High School who were present in the balcony accompanied by their instructors, Archie W. Martin, Homer Weis and Donald Ager.

Senator Hagie asked and received unanimous consent to present to the Senate thirty students, members of the junior class from the Boone Valley High School, Renwick, who were present in the balcony accompanied by their instructor, James Boelman.

Senator Reppert asked and received unanimous consent to present to the Senate eight students from the Perkins Elementary School, Des Moines, also members of the Cub Scouts, who were present in the balcony.

Senator Shaff asked and received unanimous consent to present to the Senate forty students from various schools in Clinton County, also members of the 4-H club, who were present in the balcony accompanied by their instructors, J. Miller and Helen Whittington. Senator Flatt asked and received unanimous consent to present to the Senate seventy students from the Interstate 35 Community School who were present in the balcony accompanied by their instructors, Frank Munch, Ken Johnson and Bob Hicks.

Senator Balloun asked and received unanimous consent to present to the Senate eighty-five students from the Vinton High School who were present in the balcony accompanied by their instructors, Floyd Winter, Dale Jarmon, Dick Brickley and Jean Cross.

Senator Hagie asked and received unanimous consent to present to the Senate twenty-six students, members of the senior government class, from the Boone Valley Community School, Renwick, who were present in the balcony accompanied by their instructor, C. M. Gillespie.

Senator Benda asked and received unanimous consent to present to the Senate seventeen students from the Amana High School who were present in the balcony accompanied by their superintendent, Charles Selzer.

Senator Lange asked and received unanimous consent to present to the Senate Kristine Sahl of Ida Grove, Iowa's Junior Miss of 1965, who was present in the Senate chamber. Also, twenty-nine students from the Ida Grove Community School who were present in the balcony accompanied by their instructor, Clara Bekman.

SENATE FILE RETURNED TO COMMITTEE

Senator Main asked and received unanimous consent that Senate File 522 be returned to the committee on agriculture.

THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 30, a bill for an act relating to solicitation from liquor control licensees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a 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. 55:

11300,00.			
Balloun	Coleman	\mathbf{Ely}	Heaberlin
Benda	Condon	Flatt	Heying
Briles	$\mathbf{DeKoster}$	\mathbf{Floy}	Kibbie
Buren	Denman	Frommelt	Klefstad
Burke	Dodds	Hagedorn	Kruck
Burns	Elthon	Hagie	Kyhl
Cassidy .	Elvers	Hansen	Lange

Lisle Mills Reppert Stanley Lodwick Mincks Rigler Riley Stephens Tahor Lucken Nims Nurse Schroeder Vance Main Van Gilst O'Malley Shaff McGill Walker McNally Patton Shirley Messerly Reno Shoeman

Nays, none.

Absent or not voting, 4:

Beneke Griffin Hill Murray

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

Senator Shaff called up the following motion filed by Senator Hill:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 151 passed the Senate.

Eugene M. Hill.

Objection was raised.

Senator Shaff moved the adoption of the motion to reconsider the vote by which Senate File 151 passed the Senate, which motion prevailed.

Senator Shaff moved to reconsider the vote by which Senate File 151 went to its third reading, which motion prevailed.

On motion of Senator Shaff, Senate File 151, a bill for an act relating to assessment and taxation of platted lots, was taken up for consideration.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 151, line 9, by striking the following: "sold, leased, or".

The amendment was adopted.

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

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

Ayes, 55:

Coleman Flatt Heying Balloun Condon Floy Kibbie Benda Frommelt DeKoster Klefstad Briles Denman Hagedorn Kruck Buren Dodds Hagie Kyhl Burke Hansen Elthon Burns Lange Heaberlin Elvers Lisle Cassidy

Lodwick Mincks Reppert Stanley Lucken Murray Stephens Rigler Main Nims Riley Tabor McGill Nurse Schroeder Vance McNally O'Malley Shaff Van Gilst Shirley Walker Patton Messerlv Mills Reno Shoeman

Nays, 2:

Elv

Hill

Absent or not voting, 2:

Beneke Griffin

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

UNFINISHED BUSINESS

On motion of Senator Ely, Senate File 93, a bill for an act relating to the vote required for authorization of issuance of bonds by a school district, was taken up for further consideration.

Senator Hagedorn called up the following amendment:

Amend Senate File 93 by adding the following after the period in line 12 "when such proposition fails to receive a majority vote it shall not be resubmitted for a period of two (2) years."

Senator Hagedorn offered the following amendment to the amendment:

Amend the amendment by inserting in line 2 after the word "a" "fifty-five percent (55%)." Further amend in line 3 by inserting after the word "it" the following: ", or any part thereof."

Senator Hagedorn moved that the amendment be laid on the table.

Roll call was requested.

On the question "Shall the amendment be laid on the table?" the vote was:

Ayes, 39:

Ralloun Hagedorn Main Rigler McGill Renda Hagie Shaff McNally Beneke Hansen Shirley Buren Heaberlin Messerly Shoeman Burke Heying Murray Stephens Kyhl Nurse Condon Tabor O'Malley DeKoster Lange Vance Elthon Lisle Patton Van Gilst Lodwick Floy Reno Walker Frommelt Lucken Reppert

Navs. 18:

Briles Cassidy Denman Elvers
Burns Coleman Dodds Elv

Flatt Klefstad Mincks Riley
Hill Kruck Nims Stanley
Kibbie Mills

Absent or not voting, 2:

Griffin

Schroeder

Griffin .

Hill

The motion prevailed and the amendment was laid on the table.

On motion of Senator Hagedorn, Senate File 404, a bill for an act relating to the overall length of vehicles, was taken up and considered.

Senator Stanley offered the following amendment:

Amend Senate File 404 by striking in line 1 the words "Section four (4) of chapter" and inserting in lieu thereof the word "Chapter".

Senator Stanley asked and received unanimous consent to withdraw the amendment.

Senator Stanley offered the following amendment:

Amend Senate File 404 by adding the following new section:

"Sec. 2. Section three (3) of chapter two hundred five (205), Acts of the Sixtieth General Assembly, is hereby repealed."

Senator Stanley moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Lodwick

Mills

Stanley

Van Gilst

Ayes, 11:

Benda

Burns

Ely	Lisle	Reno	,
Nays, 48:			
Balloun	Elvers	Kyhl	Patton
Beneke	Flatt	Lange	Reppert
Briles	Floy	Lucken	Rigler
Buren	Frommelt	Main	Riley
Burke	Hagedorn	McGill	Schroeder
Cassidy	Hagie	McNally	\mathbf{Shaff}
Coleman	Hansen	Messerly	Shirley
Condon	Heaberlin	Mincks	Shoeman
DeKoster	Heying	Murray	Stephens
Denman	Kibbie	Nims	${f Tabor}$
Dodds	Klefstad	Nurse	Vance
Elthon	Kruck	O'Malley	Walker

Absent or not voting, none.

The amendment was lost.

Senator Benda offered the following amendment:

Amend Senate File 404 by adding a new section as follows:

"Sec. 2. Amend chapter three hundred twenty-one (321), Code 1962, by adding the following new section: For the purpose of this chapter there will be imposed upon every person, firm or corporation regardless of his or its state of residence, operating or towing or causing to be operated or

towed over the highways, roads or streets of this state, a trailer which weighs more than three thousand (3,000) pounds unladen, towed or to be towed by another vehicle, no part of which rests or is carried by such other vehicle, a tax known as the "creeper lane tax", as compensation for the use of such highways, streets or roads in an amount of five (5) cents for each mile a trailer is operated or towed within this state.

Every person, firm or corporation, operating or towing or causing to be operated or towed any such trailer within this state, shall register such trailer with the Commissioner and report at monthly intervals the number of miles each trailer had been operated or towed in this state during the preceding month and shall remit the tax hereby imposed to said Commissioner who shall promulgate such rules and regulations as he may deem to be necessary for the identification of such trailers and the orderly and efficient collection of the tax hereby imposed. The proceeds of such tax shall be paid by the Commissioner into the road use tax fund. The proceeds of the tax hereby imposed may be used, at the discretion of the legislature, to cover the cost of building extra traffic lanes to accommodate large and heavy slow-moving motor vehicles up grades having an incline of more than one and one-half percent."

Senator Reppert raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Hagedorn moved that the bill be read a 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. 43:

12,500, 10.			
Balloun	Elthon	Klefstad	Nims
Beneke	Elvers	Kruck	Nurse
Briles	Ely	Kyhl	O'Malley
Buren	Flatt	Lange	Patton
Burke	Floy	Lucken	Reno
Burns	Frommelt	Main	Reppert
Cassidy	Hagedorn	McGill	Rigler
Coleman	Hagie	Messerly	Shoeman
Condon	Heaberlin	Mills	Vance
Denman	Heying	Mincks	Walker
Dodds	Kibbie	Murray	

Nays, 15:

Benda	Lisle	Schroeder	Stephens
DeKoster	Lodwick	Shaff	Tabor
Hansen	McNally	Shirley	Van Gilst
Hill	Riley	Stanley	

Absent or not voting, 1:

Griffin

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

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator Burns, Senate File 111, a bill for an act relating to the taking of a special federal census in cities and towns, was taken up for further consideration.

President pro tempore O'Malley took the chair at 11:00 a.m.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 111 as follows:

1. By striking section 4 and inserting in lieu thereof the following:

"Section 26.6, Code 1962, is amended by adding after the period "." in line 6 the following:

'However the population figure disclosed for any city or town as the result of a special federal census shall be considered for no other purposes than the application of sections 123.50 and 312.3 of the Code'".

2. By striking section 5 and inserting in lieu thereof the following:

"Section 4.1, Code 1962, is amended by adding thereto the following: 'However the population figure disclosed for any city or town as the result of a special federal census shall be considered for no other purposes than the application of sections 123.50 and 312.3 of the Code'."

The amendment was adopted.

President Fulton took the chair at 11:30 a.m.

Senator Lange offered the following amendment:

Amend Senate File 111, as amended by the Burns amendment, as follows:

1. By adding to section 2 the following:

"Any special federal census taken under the provisions of this Act shall be taken during the year the date of which ends in the figure five (5)."

2. By adding to section 3 the following:

"Any special federal census taken under the provisions of this Act shall be taken during the year the date of which ends in the figure five (5)."

Senator Lange asked and received unanimous consent to withdraw the amendment.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 111, as follows:

1. By adding to section 2 the following:

"Any special federal census taken under the provisions of this Act shall be initiated by the city council during the year the date of which ends in the figure five (5)."

2. By adding to section 3 the following:

"Any special federal census taken under the provisions of this Act shall be initiated by the city council during the year the date of which ends in the figure five (5).".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Aves. 25:

Balloun Flatt Lange Rigler Renda Griffin Lisle Shoeman Hagedorn Lodwick Beneke Stephens Briles Messerly Hagie Vance Hill Van Gilst DeKoster Mills Elthon Walker Kyhl Patton Elvers

Navs. 34:

Buren Floy Main RenoFrommelt McGill Burke Reppert Burns Hansen McNally Riley Cassidy Heaberlin Mincks Schroeder Murray Coleman Heying Shaff Condon Kibbie Nims Shirley Nurse Stanley Denman Klefstad Dodds Kruck O'Malley Tabor Elv Lucken

Absent or not voting, none.

The amendment was lost.

Senator Frommelt moved that the bill be read a third 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:

Benda Floy Lucken O'Malley Beneke Frommelt Main Reno McGill Buren Hagedorn Reppert McNally Burke Hansen Riley Burns Heaberlin Messerly Schroeder Shaff Cassidy Heying Mills Mincks Coleman Kibbie Shirlev Condon Klefstad Murray Stanley Denman Kruck Nims Vance Dodds Lisle Nurse Walker Lodwick Elv

Nays, 17:

Balloun Flatt Kyhl Shoeman Griffin Lange Stephens Briles DeKoster Hagie Patton Tabor Hill Rigler Van Gilst Elthon Elvers

rivers

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 Frommelt moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes, 46:

Flatt Lisle Nurse Benda Lodwick O'Malley Beneke Flov Buren Frommelt Lucken Reno Main Reppert Burke Hagedorn Burns Hagie McGillRiley McNally Schroeder Cassidy Hansen Heaberlin Messerly Shaff Coleman Mills Shirley Condon Heying Mincks Denman Kibbie Stanley Dodds Klefstad Murray Vance Kruck Nims Walker Elthon Kyhl Ely

Nays, 13:

BallounGriffinPattonStephensBrilesHillRiglerTaborDeKosterLangeShoemanVan GilstElvers

Absent or not voting, none.

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

REPORTS OF INVESTIGATING COMMITTEES

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee to investigate the character and qualifications of Arthur Downing of Des Moines, Polk County, Iowa, for the appointment as a member of the State Board of Social Welfare, for the six-year term beginning July 1, 1965, and ending June 30, 1971, in accordance with section 234.3 of the 1962 Code of Iowa, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GEORGE E. O'MALLEY, Chairman. JAMES M. MCNALLY. EUGENE M. HILL. RAYMOND W. HAGIE. JOHN A. WALKER.

On motion of Senator O'Malley, the report was adopted.

Senator O'Malley moved the appointment of Arthur Downing of Des Moines, Polk County, Iowa, as a member of the State Board of Social Welfare for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Ralloun Ely Lange Reno Flatt Lisle Reppert Benda Beneke Floy Lodwick Rigler Frommelt Lucken Riley Briles Schroeder Hagedorn Main Buren Shaff McGillBurke Hagie Shirley Hansen McNallv Burns Heaberlin Messerly Shoeman Cassidy Coleman Heying Mills Stanley Mincks Stephens Condon Hill Tabor DeKoster Kibbie Murray Klefstad Nims Vance Denman Kruck Nurse Van Gilst Dodds O'Mallev Walker Elthon Kvhl Elvers

Nays, none.

Absent or not voting, 2:

Griffin

Patton

The motion prevailed and President Fulton declared the appointment of Arthur Downing of Des Moines, Polk County, Iowa, as a member of the State Board of Social Welfare confirmed for the sixyear term beginning July 1, 1965, and ending June 30, 1971.

Senator Denman submitted the following report:

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of William S. Wimer, Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa Commission for the Blind, under the provisions of Chapter 93, Code of Iowa, 1962, as amended by Chapter 94, Laws of the Sixtieth General Assembly, for the three-year term beginning July 1, 1965, and ending June 30, 1968, has completed its investigation and recommends William S. Wimer for this appointment.

WILLIAM F. DENMAN, Chairman. EUGENE M. HILL. JOHN D. SHOEMAN. DON S. MCGILL. CLIFFORD M. VANCE.

On motion of Senator Denman, the report was adopted.

Senator Denman moved the reappointment of William S. Wimer of Des Moines, Polk County, Iowa, as a member of the Iowa Commission for the Blind, for the three-year term beginning July 1, 1965, and ending June 30, 1968.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Burns Denman Flatt Benda Cassidy Dodds Floy Beneke Coleman Elthon Frommelt Buren Condon Elvers Hagedorn Burke DeKoster Elv Hagie

Lodwick Hansen Nims Shaff Heaberlin Lucken Nurse Shirley Heying Main O'Mallev Shoeman Hill McGill Patton Stanley McNally Kibbie Reno Stephens Klefstad Messerly Reppert Tabor Kruck Mills Rigler Vance Kyhl Mincks Riley Van Gilst Lange Murray Schroeder Walker Lisle

Nays, none.

Absent or not voting, 2: Briles Griffin

The motion prevailed and President Fulton declared the appointment of William S. Wimer, Des Moines, Polk County, Iowa, as a member of the Iowa Commission for the Blind confirmed for the three-year term beginning July 1, 1965, and ending June 30, 1968.

Senator Ely submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of William B. Quarton of Cedar Rapids, Linn County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of sections 262.1, 262.2 and 262.3, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends William B. Quarton for this appointment.

JOHN M. ELY, JR., Chairman. TOM RILEY. HOWARD TABOR. ROBERT J. BURNS. DAVID O. SHAFF.

On motion of Senator Ely, the report was adopted.

Senator Ely moved the appointment of William B. Quarton of Cedar Rapids, Linn County, Iowa, as a member of the State Board of Regents, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Elthon Kibbie Mills Benda Klefstad ${f Elvers}$ Mincks Beneke Ely Kruck Murray Buren Flatt Kyhl Nims Burke Flov Lange Nurse Burns Frommelt Lisle O'Mallev Cassidy Hagedorn Lodwick Patton Coleman Hagie Lucken Reno Condon Hansen Main Reppert DeKoster Heaberlin McGill Rigler Denman Heying McNally Riley Dodds Schroeder Hill Messerly

Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 2: Briles Griffin

The motion prevailed and President Fulton declared the appointment of William B. Quarton of Cedar Rapids, Linn County, Iowa, as a member of the State Board of Regents confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Ely submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of F. James Bradley of Cedar Rapids, Linn County, Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends F. James Bradley for this appointment.

JOHN M. ELY, JR., Chairman. TOM RILEY. MAX M. MILLS. JOHN PATTON. ALAN SHIRLEY.

On motion of Senator Ely, the report was adopted.

Senator Ely moved the appointment of F. James Bradley of Cedar Rapids, Linn County, Iowa, to the State Judicial Nominating Commission for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Lisle

Ayes, 57:

Balloun
Benda
Beneke
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon
Elvers
Ely

Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyul

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 2:

Briles

Griffin

Lange

The motion prevailed and President Fulton declared the appointment of F. James Bradley of Cedar Rapids, Linn County, Iowa, to the State Judicial Nominating Commission confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Denman submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of William F. Poorman, Des Moines, Polk County, Iowa, for reappointment as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System under the provisions of section 97B.8, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends William F. Poorman for this appointment.

WILLIAM F. DENMAN, Chairman. HOWARD C. REPPERT, JR. JAKE B. MINCKS. JOSEPH B. FLATT. FRANCIS L. MESSERLY.

On motion of Senator Denman, the report was adopted.

Senator Denman moved the reappointment of William F. Poorman of Des Moines, Polk County, Iowa, as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Flatt Lisle Reno Benda Flov Lodwick Reppert Beneke Frommelt Lucken Rigler Hagedorn Main Rilev Buren Schroeder Burke Hagie McGillMcNally Shaff Hansen Burns Messerlv Shirley Cassidy Heaberlin Coleman Heying Mills Shoeman Hill Stanley Condon Mincks DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Vance Dodds Kruck Nurse Van Gilst Elthon Kyhl O'Malley Patton Walker Elvers Lange Elv

Nays, none.

Absent or not voting, 2: Briles Griffin

The motion prevailed and President Fulton declared the reappointment of William F. Poorman of Des Moines, Polk County, Iowa, as a member of the Advisory Investment Board of the Iowa Public Employees' Retirement System confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Dodds submitted the following report:

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Earl A. Burrows, Jr., Burlington, Des Moines County, Iowa, for appointment as a member of the State Tax Commission, under the provisions of sections 421.2, 421.3, 421.5 and 421.6, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Earl A. Burrows, Jr., for this appointment.

ROBERT R. DODDS, Chairman. H. L. HEYING. JOHN W. PATTON. DAVID STANLEY. KENNETH BENDA.

On motion of Senator Dodds, the report was adopted.

Senator Dodds moved the appointment of Earl A. Burrows, Jr., of Burlington, Des Moines County, Iowa, as a member of the State Tax Commission for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Flatt Lisle Flov Lodwick Benda Frommelt Lucken Beneke Hagedorn Main Buren McGill Burke Hagie McNally Hansen Burns Messerly Cassidy Heaberlin Coleman Heying Mills Hill Mincks Condon Kibbie Murray DeKoster Klefstad Nims Denman Nurse Dodds Kruck Kyhl O'Malley Elthon Lange Patton Elvers Elv

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 2:

Briles

Griffin

The motion prevailed and President Fulton declared the appointment of Earl A. Burrows, Jr., of Burlington, Des Moines County, Iowa, for appointment as a member of the State Tax Commission confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Kibbie submitted the following report:

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Leo E. Fitzgibbons of Estherville, Emmet County, in the Sixth Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the

provisions of Chapter 80, Laws of the Sixtieth General Assembly, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Leo E. Fitzgibbons for this appointment.

JOHN P. KIBBIE, Chairman. DONALD W. MURRAY. MERLE W. HAGEDORN. DONALD G. BENEKE. ELMER F. LANGE.

On motion of Senator Kibbie, the report was adopted.

Senator Kibbie moved the appointment of Leo E. Fitzgibbons of Estherville, Emmet County, in the Sixth Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Benda Beneke Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds Elthon	Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck	Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst
Elvers Ely	Lange	Patton	Walker

Navs. none.

Absent or not voting, 2: Briles Griffin

The motion prevailed and President Fulton declared the appointment of Leo E. Fitzgibbons of Estherville, Emmet County, in the Sixth Congressional District of Iowa, for appointment to the State Judicial Nominating Commission confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Reppert submitted the following report:

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Arthur P. Long, M.D., of Des Moines, Polk County, Iowa, for appointment as Commissioner of Public Health, under the provisions of sections 135.2, 135.4 and 135.5, Code of Iowa, 1962, for the unexpired portion of the four-year term ending June 30, 1965, and for appointment as Commissioner of Public Health, under the provisions of sections 135.2 and 135.4, Code of

Iowa, 1962, for the four-year term beginning July 1, 1965, and ending June 30, 1969, has completed its investigation and recommends Arthur P. Long for this appointment.

HOWARD C. REPPERT, JR., Chairman. JOHN M. ELY, JR. WILLIAM F. DENMAN. R. W. HAGIE. VERNON H. KYHL.

On motion of Senator Reppert, the report was adopted.

Senator Reppert moved the appointment of Arthur P. Long, M.D., of Des Moines, Polk County, Iowa, as Commissioner of Public Health, for the unexpired portion of the four-year term ending June 30, 1965, and for appointment as Commissioner of Public Health for the four-year term beginning July 1, 1965, and ending June 30, 1969.

Ayes, 57:

Balloun Benda Beneke Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds Elthon	Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl	Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst
Elvers	Lange	Patton	Walker
Elv	nange	1 200011	11 ainei

Nays, none.

Absent or not voting, 2:

Briles

Griffin

The motion prevailed and President Fulton declared the appointment of Arthur P. Long, M.D., of Des Moines, Polk County, Iowa, as Commissioner of Public Health confirmed for the unexpired portion of the four-year term ending June 30, 1965, and for appointment as Commissioner of Public Health for the four-year term beginning July 1, 1965, and ending June 30, 1969.

Senator Condon submitted the following report:

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of James W. Harrington of Gilbertville, Black Hawk County, Iowa, for appointment as a member of the Board of Control, under the provisions of sections 217.1, 217.2, Code of Iowa, 1962, for the six-year term beginning

July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends James W. Harrington for this appointment.

GENE F. CONDON, Chairman.
JOHN M. ELY, JR.
DELBERT FLOY.
FRANCIS L. MESSERLY.
LEO ELTHON.

On motion of Senator Condon, the report was adopted.

Senator Condon moved the appointment of James W. Harrington of Gilbertville, Black Hawk County, Iowa, as a member of the Board of Control, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Buren Ha; Burke Ha; Burns Ha: Cassidy He: Coleman He; Condon Hil DeKoster Kib	y I I I I I I I I I I I I I I I I I I I	Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Vims Vurse O'Malley	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker
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Nays, none.

Absent or not voting, 2: Briles Griffin

The motion prevailed and President Fulton declared the appointment of James W. Harrington of Gilbertville, Black Hawk County, Iowa, as a member of the Board of Control confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Beneke submitted the following report:

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of M. Wayne Casey, of Peterson, Buena Vista County, Iowa, for reappointment as a member of the State Soil Conservation Committee, under the provisions of section 467A.4, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends M. Wayne Casey for this appointment.

Donald G. Beneke, Chairman.
Donald W. Murray.
J. Henry Lucken.
John P. Kibbie.
Merle W. Hagedorn.

On motion of Senator Beneke, the report was adopted.

Senator Beneke moved the reappointment of M. Wayne Casey of Peterson, Buena Vista County, Iowa, as a member of the State Soil Conservation Committee for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 57:

Balloun Benda Beneke Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds	Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck	Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance
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Nays, none.

Absent or not voting, 2:
Briles Griffin

The motion prevailed and President Fulton declared the appointment of M. Wayne Casey of Peterson, Buena Vista County, Iowa, as a member of the State Soil Conservation Committee confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 313, a bill for an act providing for lease-purchase option of school buildings, was taken up and considered.

President pro tempore O'Malley took the chair at 3:50 p.m.

Senator Heying asked and received unanimous consent that all amendments to Senate File 313, with the exception of the amendment filed by Heying and Denman on March 29 and found on page 710 of the Senate Journal, be withdrawn.

Senator Heying offered the following amendment filed by Senators Heying and Denman:

Amend Senate File 313 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), Code 1962, is amended by adding thereto the following new paragraphs:

"The board may, with approval of sixty (60) percent of the voters, voting in a regular or special election, in the school district, make extended time contracts not to exceed twenty (20) years in duration for rental of buildings to supplement existing schoolhouse facilities; and where it is deemed advisable for buildings to be constructed or placed on real estate owned by the school district, such contracts may include lease-purchase option agreements, such amounts to be paid out of the school house fund.

"Before entering into a rental or lease-purchase option contract, authorized by the electors, the board shall first adopt plans and specifications for a building or buildings which it considers suitable for the intended use and also adopt a form of rental or lease-purchase option contract. The board shall then invite bids thereon, by advertisement published once each week for two consecutive weeks, in a newspaper published in the county in which the building or buildings are to be located, and the rental or lease-purchase option contract shall be awarded to the lowest responsible bidder, but the board may reject any and all bids and advertise for new bids.

"The voters at the regular or special election shall have power to vote a schoolhouse tax not exceeding five (5) mills on the dollar in any one (1)

year providing for lease-purchase option of school buildings."

Sec. 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the West Des Moines Express, a newspaper published at West Des Moines, Iowa, and the Fayette County Union, a newspaper published at West Union, Iowa.

Senator Coleman offered the following amendment to the amendment:

Amend the amendment by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. Any litigation that is pending on the effective date of this Act shall be bound by the provisions of this Act.".

Further amend Senate File 313 by renumbering the remaining sections.

Senator Shaff raised a point of order on the validity of the amendment.

The Chair ruled the point not well taken.

Senator Coleman moved the adoption of the amendment to the amendment.

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 5: Balloun Coleman	Klefstad	Lange	Shoeman
Nays, 46:			
Benda	Condon	Ely	Heaberlin
Beneke	DeKoster	Flatt	Heying
Buren	Denman	Floy	Hill
Burke	Dodds	Frommelt	Kibbie
Burns	Elthon	Hagedorn	Kruck
Cassidy	Elvers	Hansen	Kyhl

Lisle Nims Rilev Stephens Lodwick Nurse Schroeder Tabor O'Malley Shaff McGill Vance Patton Van Gilst. Messerly Shirley Mills Walker Reppert Stanley Murray Rigler

Absent or not voting, 8:

Briles Hagie Main Mincks Griffin Lucken McNally Reno

The amendment to the amendment was lost.

Senator Heying moved the adoption of the amendment.

The amendment was adopted.

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

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

Ayes, 36:

Burns Flov Lange O'Mallev Cassidy Frommelt Lisle Patton Condon Hagedorn Lucken Reno DeKoster Hansen McGill Reppert Denman Heaberlin McNally Riley Dodds Heving Messerly Stanley Elvers Kibbie Mills Tabor Van Gilst Elv Klefstad Murray Flatt Kruck Nims Walker

Nays, 17:

Balloun Shirley Griffin Nurse Buren Hill Rigler Shoeman Burke Kyhl Schroeder Stephens Lodwick Shaff Vance Coleman Elthon

Absent or not voting, 5:

Benda Hagie Main Mincks Briles

Voting present, 1:

Beneke

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

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

Roll call was requested.

On the question "Shall the motion to table be adopted?" the vote was: .

Ayes, 32:

Frommelt Kruck Burns Patton Cassidy Hagedorn Lisle Reno Condon Hansen McGill Reppert Denman Heaberlin Mills Shoeman Dodds Heving Mincks Stanley Elvers Hill Murray Tabor Ely Van Gilst Kibbie Nims Flov Klefstad O'Mallev Walker

Nays, 20:

Balloun DeKoster Lange Rigler Reneke Elthon Lodwick Schroeder Buren Flatt Lucken Shaff Burke Griffin Messerly Stephens Coleman Kyhl Nurse Vance

Absent or not voting, 7:

Benda Hagie McNally Shirley Briles Main Riley

The motion prevailed.

REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 154, a bill for an act relating to the publication of real property valuations, 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 154, by striking in line 6, the words "possible or", and inserting the words "known, otherwise". Further strike the words, "if necessary" in line 6.

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 180**, a bill for an act relating to the investment of public funds, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 204, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed March 11, 1965, by Senator Schroeder, and when so amended the bill do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 211, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed March 23, 1965, by Senator Beneke, and when so amended the bill do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental subdivisions to which was referred Senate File 263, a bill for an act relating to the taking of bids in connection with public improvements in cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 435**, a bill for an act relating to assessment for taxation of urban transit systems, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 137, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 251, a bill for an act relating to accounting procedures of the conservation commission, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS. Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred Senate File 233, a bill for an act relating to notice of death of patients in state mental health institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 380, a bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, begs leave to report it has had the same under consideration and recommends the same be amended as follows: and when so amended the resolution do pass:

Amend House Joint Resolution 8 as follow:

Amend section 1, lines 11, 12 and 13 by striking the following:

"The compensation and allowances received shall be the same when the General Assembly is convened in extra session as when convened in regular session."

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 113, a bill for an act relating to vacation benefits for employees of the State of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 383, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS. Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 179 as follows:

1. Insert after the word "time" in line 8 of section

3 1 the words:

4 "and shall not have goods of any shipper, whose contract is

5 not on file with the commission, on any vehicle while being 6 operated under a contract carrier permit".

7 2. Strike the words "through or" in line 9 of section

8 7.
9 3. Strike from line 24 of section 7

10 the word "may" and insert in lieu thereof the word "shall".

4. Strike the words "through or" in line 8 of section

12 8.

- 13 5. Strike from line 23 of section 8
- 14 the word "may" and insert in lieu thereof the word "shall".
 - 6. By adding the following new section:
- 16 "Chapter three hundred twenty-seven (327), Code 1962, is here-
- 17 by amended by adding thereto the following new section:
- 18 'Upon application being made therefor the commission may, in
- 19 its discretion, without hearing, grant temporary emergency author-
- 20 ity for a period of thirty (30) days and, in its discretion,
- 21 without hearing, if an application for permanent authority has
- 22 been filed, grant temporary authority for a period of sixty (60)
- 23 days and may, in its discretion, without hearing, renew such
- 24 temporary authority from time to time pending hearing on the
- 25 application for permanent authority."

MERLE W. HAGEDORN.

- 1 Amend Senate File 200 by adding thereto the following 2 new section:
- 3 "Amend section two hundred eighty-five point ten (285.10),
- 4 Code 1962, by adding thereto the following subparagraph:
- 5 'All contracts for the transportation of pupils shall be 6 subject to bids and the local school board shall advertise
- 7 for bids on the proposed contract by one publication in a
- 8 newspaper published in the county where the school district
- 8 newspaper published in the county where the school district
- 9 is located and in a newspaper published in any other county
- 10 in which the school district may be located, said publication
- 11 to be not less than fifteen (15) days prior to the date set for
- 12 letting the contract, and shall let the contract to the lowest
- 13 acceptable bidder, provided that all bids may be rejected
- 14 and new bids requested if the school district finds none of
- 15 them acceptable."

HOWARD C. REPPERT, JR.

- Amend Senate File 213 by striking all after the enacting clause
- 2 and inserting the following: 3 Section 1. Sections three
- 3 Section 1. Sections three hundred twenty-one point two
- 4 hundred thirty-eight (321.38) to three hundred twenty-one
- 5 point two hundred forty-six (321.246) inclusive are hereby
- 6 repealed and the following inserted in lieu thereof:
- 7 Sec. 2. Every motor vehicle registered in this state shall 8 be inspected semi-annually in accordance with the provisions of
- 9 this Act.
- 10 Sec. 3. Such inspection shall be made with respect to the
- 11 brakes, steering mechanism, wheel alignment, lights and such
- 12 other mechanisms and equipment as shall be determined by the
- 13 commissioner to be necessary for proper and safe operation.
- 14 Sec. 4. The commissioner may authorize the acceptance in
- 15 this state of a certificate of inspection and approval issued
- 16 in another state having an inspection law similar to this chapter
- 17 and may extend the time within which a certificate shall be
- 18 obtained by the resident owner of a vehicle which was not in this
- 19 state during the time an inspection was required. Vehicles which
- 20 have been inspected under saftey regulations of the Interstate
- 21 Commerce Commission shall be exempt from provisions of this Act.
- 22 Sec. 5. It shall be the duty of the commissioner to:
- 23 1. Administer the provisions of this Act.
- 24 2. Appoint inspectors, consultants and such other assistants

25 and employees as he may deem necessary to carry out the provi-26 sions of this Act.

3. Make reasonable rules and regulations for the administration and enforcement of this Act.

Sec. 6. The commissioner is authorized to license official inspection stations for the purpose of making the inspections prescribed by this Act and to issue certificates of inspection. Such certificates shall not be issued prior to July 1, 1966 and the first inspection period shall be from July 1, 1966 to January 1, 1967 and semi-annually thereafter. A license to operate an official inspection station shall be issued only upon written application form furnished by the commissioner and shall be granted only when the commissioner is satisfied that the station is properly equipped and has competent personnel to make such inspections. Such license shall be valid until December 31 of the year in which it is issued.

Sec. 7. The fee for each certificate of inspection issued by the commissioner, to be collected from the owner or operator of an official inspection station, shall be twelve and one-half (12½) cents. A refund may be made, or credit allowed, for unissued certificates of inspection, or for certificates lost, mutilated, or destroyed to the extent provided by the regulations promulgated by the commissioner. A fee of fifty (50) cents shall be charged for each semi-annual inspection.

Sec. 8. The person operating an official inspection station shall issue a certificate of inspection upon an official form to the owner of a vehicle after inspecting such vehicle and determining that its equipment required under the provisions of this Act is in good condition and proper adjustment. When required by the commissioner, records and reports shall be made of every inspection and every certificate issued.

Sec. 9. No person shall in any manner represent any place as an official inspection station unless such station is operating under a valid permit issued by the department. No person other than a duly authorized officer or employee of the department shall issue a certificate of inspection and approval unless then holding a valid permit hereunder. No person shall make, issue or knowingly use any imitation or counterfeit of an official certificate of inspection. No person shall display or cause or permit to be displayed upon any vehicle any certificate of inspection knowing the same to be fictitious or issued for another vehicle

knowing the same to be fictitious or issued for another vehicle
or issued without an inspection having been made.
Sec. 10. The commissioner may suspend the registration of any

we hich which he determines is in such unsafe condition as to constitute a menace to safety or which after notice and demand is not equipped as required in this Act or for which a required certificate has not been obtained.

Sec. 11. The Commissioner is authorized to appoint an advisory committee from among interested associations and industries for the purpose of developing rules and regulations. The committee may serve without cost to the state.

HOWARD C. REPPERT, JR.

¹ Amend Senate File 212 by striking all after the enacting clause and 2 inserting in lieu thereof the following:

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3 Section 1. For the purpose of this Act:

1. "Dairy product" means milk, skim milk, cream, sour cream, ice cream, ice cream mix, ice milk except that sold in semifrozen form, ice milk mix, cottage cheese, frozen desserts, reconstituted milk, minimal milk fat products, and any additive variant of any dairy product.

2. "Department" means state department of agriculture.

- 3. "Secretary" means the secretary of agriculture of the state
 of Iowa.
 4. "Person" means any individual, corporation, co-operative.
 - 4. "Person" means any individual, corporation, co-operative, association, partnership, or other business unit.

5. "Processor" means any person engaged in the business of manufacturing, processing, or packaging dairy products.

- 6. "Distributor" means any person engaged in the business of selling any dairy product at wholesale and any person engaged in the business of selling any dairy product at retail on home delivery routes.
- 7. "Retailer" means any person within this state engaged in the business of operating any retail establishment or institution, including but not limited to hotels, restaurants, grocery stores, drug stores, and automatic vending machines where dairy products are consumed or sold to customers. This subsection shall not apply to schools, churches or other charitable institutions not operated for profit.
- 8. "Broker" means any person engaged in negotiating sales or purchases of selected dairy products for or on behalf of a processor, distributor, or retailer.
- processor, distributor, or retailer.

 9. "Sale" or "sell" means and includes any commercial transfer for consideration, exchange, barter, gift, or offer for sale and distribution in any manner or by any means.
- 10. Cost of a dairy product to a distributor or to a retailer 33 means that portion of all of the expenses of such distributor or 34 35 such retailer which, under any system of cost accounting which is in accordance with sound accounting principles and reasonably adapted 36 37 to the business of such distributor or such retailer, is fairly allocable to such dairy product or the sale thereof to its customers 38 or to a particular class thereof. Such cost shall include, but not 39 40 be limited to, expenses for labor, salaries, administration, rent, 41 interest, depreciation, power, raw and processed ingredients, 42 materials, supplies, maintenance of equipment, selling, local and national advertising, transportation, delivery, credit losses, 43 44 licenses and other fees, taxes other than income taxes, and in-45 surance. There shall be a presumption in the case of dairy 46 products which are not sold under the manufacturer's label and 47 which are not advertised, that the cost thereof to a distributor, 48 in the absence of evidence to the contrary, shall be not more than two and one-half (2½) percent, computed to the nearest one (1) cent, 49 less than the cost for otherwise identical dairy products. There 50 shall be a further presumption that, in the absence of specific 51 evidence to the contrary, the cost to a retailer is not less than

the next price paid by the retailer for a unit or package of a dairy product, (or, in the case of a retailer which processes

its own dairy products, its cost thereof at its plant dock plus

all costs incurred in transporting the same to its retail point of sale), plus an amount representing such retailer's "cost of

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58 doing business", computed as sixteen (16) percent of such net 59 price. In the case of any person engaged in the business of sell-60 ing any dairy products at retail on home delivery routes, there 61 shall be presumption that in the absence of specific evidence to 62 the contrary the cost to such person is not less than the net 63 cost to or price paid by such person for a unit or package of a 64 dairy product plus an amount representing such person's "retail 65 cost of doing business", computed as thirty-two (32) percent of 66 such cost or net price.

Any subsidiary or affiliate corporation, co-operative, officer, director, or partner of a corporation, co-operative, or partnership which is a processor or distributor of dairy products is deemed to be a processor or distributor of dairy products.

Sec. 2. The secretary of agriculture is hereby entrusted with the administration and enforcement of this Act. There is hereby created in the department of agriculture a division to be known as the "Division of Dairy Trade Practices". The head of the division shall be the "Chief of the Division of Dairy Trade Practices". All powers of the secretary under this Act may be exercised by and through the chief of the division of dairy trade practices. The secretary shall employ such professional and other personnel as, in his judgment, shall be necessary to the proper performance of his duties hereunder.

Sec. 3. It shall be unlawful for any person engaged in business within the state of Iowa, either directly or indirectly, to discriminate in price between different purchasers of dairy products of like grade and quality where the effect of such discrimination may be substantially to lessen competition or tend to create a monopoly, or to injure, destroy, or prevent competition with any persons who either grants or knowingly receives the benefit of such discrimination or with customers of either the grantor or receiver. Nothing herein shall prevent:

1. Differentials which make only due allowance for differences in the cost of manufacture, sale, or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered to purchasers or differentials otherwise permitted

- 2. Persons engaged in selling dairy products from selecting their own customers in bona fide transactions and not in restraint of trade.
- 3. Price changes from time to time in response to changing conditions affecting the market for or the marketability of dairy products such as, but not limited to, actual or imminent deterioration of perishable goods, obsolescence of seasonal goods, distress sales under court process, or sales in good faith in discontinuance of business in dairy products.
- 4. Price differentials made in good faith to meet an equally low price of a competitor.
- 106 Sec. 4. It shall be unlawful for any person to discriminate 107 in price by selling or offering to sell any dairy product to any 108 purchaser in the state of Iowa at prices lower than those exacted 109 by such persons elsewhere in the state for the purpose or with 110 the effect of injuring competition or tending to create a monopoly: 111 provided however, that nothing herein contained shall prevent price 112 differentials which make only due allowance for differences in the

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113 cost of sale or transportation resulting from differing methods 114 or quantities in which such dairy products are sold or transported to such purchasers; and provided further, that nothing herein 115 116 contained shall prevent sales made in good faith to meet an 117 equally low price of a competitor. Proof of advertisement, giving, 118 offering for sale, or sale of any dairy products in any city, town, 119 or county at prices less than advertised, given, offered for sale, 120 or sold in any other city, town, or county by such person which 121 cannot be accounted for as necessary to meet competition or

122 which cannot be accounted for by the difference in such cost of

123 sale or transportation cost shall be prima-facie evidence of 124 violation of this section.

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Sec. 5. It shall be unlawful for any processor, distributor, 126 or retailer to engage in the following practice: 127

1. To enter into any agreement or contract with any other person for the establishment or maintenance of minimum prices of dairy products in restraint of trade and for the purpose of eliminating free and open competition in the sale of dairy products. It is the purpose of this paragraph to make applicable to sales of dairy products in this state, legal restrictions similar to those imposed by Section 1 of the Sherman Anti-trust Act (15 U.S.C., Sec. 1), and this paragraph shall be given a construction similar to that from time to time given to that Act.

2. To sell or offer to sell within the state any dairy product for less than the cost to the processor, distributor, or retailer where the effect may be substantially to lessen competition or to injure, destroy, or prevent competition with the person buying or the person selling such product; provided that this shall not prevent sales made in good faith to meet competition; and provided further that this shall not prevent retailers from selling or offering to sell ice cream for less than the cost thereof to themselves as defined in subsection ten (10) of section one (1) of this Act.

146 It shall be unlawful for any processor or distributor 147 to sell or contract to sell dairy products in this state or any 148 part of it at unreasonably low prices for the purpose of destroy-149 ing competition or eliminating a competitor. It is the purpose 150 of this paragraph to make applicable to the sales of dairy prod-151 ucts in this state legal restrictions similar to those proposed 152 by Section 3 of the Robinson Patman Act (15 U.S.C. Sec. 13 A) and 153 this paragraph shall be given a construction similar to that from 154 time to time given to that Act.

155 Sec. 7. No processor or distributor shall give or extend 156 discounts or rebates, directly or indirectly, to retailers or 157 other processors or distributors on dairy products or give or extend to such purchasers any services connected with the 158 159 delivering, handling, or stocking of such products except as 160 provided in this Act. A processor or distributor may provide 161 services to a particular processor, distributor, or retailer or 162may sell dairy products at a price necessary to meet a bona fide offer by a competitor. The service or discount shall not be given 163 until the processor or distributor first files with the depart-164 165 ment a written record of the date and terms of the competitive

offer, the name of the processor, distributor, or retailer to 166

whom the offer was made, and the name of the competitor who made 167

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the offer. Any such record filed with the department shall be used only for determining or verifying proof of violations of this Act.

171 Sec. 8. Price list to be filed. All distributors offering 172 dairy products for sale within the state shall file with the 173 department on a form provided by said department a complete price 174 list showing the invoice price of such distributor of all items 175 of dairy products sold or offered for sale by them. Distributors 176 who offer dairy products for sale both at their respective places 177 of business and deliver to retailer or retail outlets, shall 178 include on such price lists filed with the department the different 179 prices established for dairy products offered for sale at their 180 respective places of business and for dairy products delivered to 181 the retailer or retail outlet. Distributors who offer dairy prod-182 ucts for sale to consumers on home delivery routes shall include 183 on such price lists filed with the department, the different prices 184 established for dairy products offered for sale to such customers. 185 Within thirty (30) days after the effective date of this Act. 186 every distributor shall file with the department its initial 187 price schedules and schedules of discounts and rebates and there-188 after, every distributor shall charge its prices in accordance 189 with its schedule on file with the department until such price 190 schedule is changed as hereinafter provided. Before any distrib-191 utor may make any change in its price schedule and prices charged. 192 it shall give notice by certified mail to the department setting 193 forth its new schedule of prices or new schedule of discounts 194 and rebates ten (10) days prior to the effective date of any 195 change in such schedule on file with the department (except that 196 where prices are changed in good faith to meet an equally low 197 price of a competitor, notice to the department of the new 198 schedule of prices shall be given within two (2) business days 199 after such change). The initial filing of schedules or any new 200 schedules shall be filed with the department either in person or 201 by certified mail. Price lists filed with the department shall 202 be used only for determining and proving violations of this Act. Failure or refusal to file current price lists with the department 203 204 shall be a violation of this Act.

Sec. 9. No processor or distributor shall furnish, give, lend, sell, or rent any advertising signs of a permanent nature except signs advertising the processor's or distributor's own products. Not more than one-third (1/3) of the space or cost of advertising signs permitted under this section may be used to identify the retailer.

Sec. 10. No processor or distributor shall make payments of money, credit, gifts, or loans to retailers as rental for the storage or display of dairy products on the premises where offered for sale by the retailer.

Sec. 11. No processor or distributor shall make or underwrite loans to a retailer or become bound in any manner for the financial obligation of any retailer except that a processor or distributor may lend money to a retailer for the purchase of equipment for the storage, transportation, and display of dairy products. Such loans may be made to the retailer provided the loan is for not more than ninety (90) percent of the purchase price with at least

222 six (6) percent annual interest on the principal amount and on

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the unconditional written promise of the retailer that the loan shall be paid within a period of not to exceed thirty-six (36) months.

Sec. 12. No processor or distributor shall furnish, sell, give, lend, or rent any equipment to a retailer except:

- 1. Processors and distributors, under a bill of sale or conditional sales contract describing the property sold and specifying the price and terms of sale, may sell equipment for the storage, transportation, and display of dairy products to the retailer. The selling price of such equipment shall be not less than the cost to the wholesaler less ten (10) percent per year depreciation plus transportation and installation costs plus at least six (6) percent, but in no event shall the price be less than ten (10) dollars per unit. If the processor or distributor makes the sale under a security agreement or conditional sales contract, the terms of sale shall be no more favorable to the retailer than those provided in section eleven (11) of this Act.
- 2. Processors and distributors may provide without restriction coin-vending machines from which the product vended is intended by such processor or distributor to be consumed on the premises.
- 3. Processors and distributors may furnish equipment for the storage, transportation, or display of dairy products for one period of not longer than ten (10) consecutive days a year to any one retailer for use at a fair, exhibition, exposition, or other promotional event for agricultural, industrial, charitable, educational, religious, or recreational purposes.
- Sec. 13. No processor or distributor shall maintain or make repairs of any equipment owned by a retailer except equipment used exclusively for dairy products. On such maintenance or repairs, the processor or distributor shall make charges for the service and parts at the same prices as are charged by third persons rendering such service in the community where the retailer is located. In no event shall the charges be less than the cost to the processor or distributor plus a reasonable margin of profit.
- Sec. 14. No processor or distributor shall give, offer to give, furnish, finance, or otherwise make available any free goods to any person, directly or indirectly, in connection with the sale of dairy products or to any other person doing business with such person, or give, offer to give, furnish, finance, or otherwise make available any payments, gifts, or grants of anything of value to any retailer. Nothing in this section shall prevent transactions with retailers of any of the following:
- 1. The furnishing of point of sale advertising material made of paper, cardboard, or other material not of a permanent nature for the use in the promotion of the products of such processor or distributor which remain inside retailer locations.
- 2. The furnishing of hostesses or demonstrators at any retailer's location to promote the products of the processor or distributor.
- . 3. The advertising by a processor or distributor of products through any advertising media the processor or distributor selects which does not involve allowances, payments, or the furnishing of other property to persons purchasing such products in a manner prohibited by this section.
 - 4. Advertising allowance which do no more than reimburse a

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retailer for costs in advertising dairy products of the processor or distributor.

Sec. 15. No processor or distributor shall be prohibited from operating a retail outlet for retail sales or prohibited from using in the retail outlet any equipment or advertising or miscellaneous matter owned by the processor or distributor provided the retail outlet is under direct control and management of the processor or distributor.

Sec. 16. No processor or distributor shall be prohibited from giving away dairy products to be consumed on the sale premises.

Sec. 17. It shall be unlawful for any retailer to receive, directly or indirectly, from or through a processor, distributor, or broker, any discount, rebate, allowance, service, price discrimination, advertising material, loan, equipment, payment, or any other thing of value all as prohibited by this Act.

Sec. 18. It shall be unlawful for a broker or any officer or agent of any brokerage firm to participate, directly or indirectly, in any practice prohibited by this Act. It shall be unlawful for any processor, distributor, or retailer to engage or offer to engage, directly or indirectly, through a broker in any practice prohibited by this Act.

Any person claiming to be injured by another person through the violation of any of the provisions of this Act may file in writing a statement of such violation with the department. Upon receipt of the written statement, the department shall immediately cause an investigation to be made of the alleged violation. Whenever it shall appear that any person is violating or threatening to violate any of the provisions of this Act or the regulations or orders of the secretary, then the department may call upon the county attorney of any county in which such violation occurred to bring suit against such person in the district court to restrain such person from continuing or from carrying out the acts or practices alleged. In such suit he may obtain such injunction prohibitory and mandatory including temporary restraining orders and temporary injunctions as the facts may warrant without being required to prove that an adequate remedy at law does not exist and without being required to give bond.

Sec. 20. Whenever the department has reason to believe that any distributor or retailer or processor may be in possession of information relevant to an investigation by it of suspected violations of the provisions of this Act, the secretary may require such person to file with him in such form as he may prescribe special reports or answers in writing to specific questions furnishing such information. Such reports and answers shall be made under oath or otherwise as the secretary may prescribe and shall be filed with him within such reasonable period as he may prescribe. Any person who fails without lawful cause to file such reports or answers in writing within the period prescribed or shall wilfully make or cause to be made any false statement in any such report or answer in writing shall be guilty of a misdemeanor and upon conviction thereof fined not less than five hundred (500) dollars nor more than one thousand (1,000) dollars.

Sec. 21. Whenever the secretary has reason to believe that any person has violated any of the provisions of this Act or any rules or regulations adopted thereunder, he may enter an order

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333 requiring such person to appear before him and show cause why 334 an order should not be entered requiring such person to cease and 335 desist from the violations charged. Such order shall set forth 336 the alleged violations, fix the time and place of the hearing, and 337 provide for notice thereof which shall be given not less than 338 twenty (20) days before the date of such hearing. After hearing 339 by the secretary, or if the person charged with such violation 340 fails to appear at the time of said hearing, if he finds such person 341 to be in violation he shall enter an order requiring such person 342 to cease and desist from the specific acts, practices, or omissions 343 so found to be in violation and from related acts, practices or 344 omissions. Any such order shall become final upon the expiration 345 of thirty (30) days after its entry if no appeal is taken there-346 from.

Any person aggrieved by any order entered by the secretary or other action of the secretary may take an appeal therefrom to the district court as provided elsewhere herein for license denial, suspension or revocation.

Any person violating any order of the secretary under the first paragraph of this section after the same has become final or on the termination of any review proceedings shall be subject to a civil penalty to be levied by the district court in a proceeding instituted for that purpose in an amount of not less than five hundred (500) dollars and not more than ten thousand (10,000) dollars provided that in the case of continuing violations the minimum amount of such penalty shall be either five hundred (500) dollars or twenty-five (25) dollars for each day of violation, whichever is the larger.

The department is authorized and empowered to Sec. 22. administer oaths and to issue subpoenas for persons and pertinent operating records in making investigations provided in section nineteen (19) of this Act. If a person fails or refuses to obey a subpoena issued under this Act, the department may apply to the district court to issue an order requiring the person to appear before the department to produce evidence or to give testimony concerning the matter under investigation. The application for the order shall be filed with the district court within the county in which the investigation is conducted or in which the person guilty of failure or refusal to obey is found or resides or transacts business or has his principal place of business. Any person wilfully failing to obey an order of the court is guilty of contempt of court and shall be proceeded against as provided by law.

Sec. 23. Any person who is injured in business or property by reason of another person's violation of any provision of this Act may intervene in the suit for injunction instituted against the other person. The injured party may bring a separate action and recover three (3) times the actual damages sustained as a result of the violation together with the costs of the suit or may sue to enjoin the violation of any provisions of this Act.

Sec. 24. Whenever the department has reason to believe that any processor or distributor required to obtain a license under section one hundred ninety-two point one (192.1) of the Code has wilfully violated any cease and desist order issued under the

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387 provisions of this Act after the same has become final and 388 continued in such violation after the expiration of a ten-day 389 notice from the department of intention to commence proceedings 390 for the denial, suspension or revocation of such license, and 391 it appears to the department that a proceeding should be had 392 to determine whether his license should be denied, suspended, 393 or revoked, the department shall serve notice on such person 394 in writing by certified mail of the charges and grounds upon 395 which a license is sought to be denied, suspended, or revoked. 396 The notice shall include the time and place, not less than ten (10) days after the mailing of the notice, at which a hearing shall 397 398 be held to determine whether to deny, suspend, or revoke the 399 license.

Any person whose license is sought to be denied, suspended, or revoked shall have full rights to counsel and to produce witnesses in his behalf at the hearing. After full investigation and hearing, the department may deny, suspend, or revoke the license of any person who is found to have wilfully violated any provision of this Act. When the department finds that a violation warrants the suspension of the license, no license shall be suspended for a period to exceed thirty (30) days upon proof of a first violation or for a period to exceed six (6) months upon proof of a second violation. Upon proof of a third and subsequent violations, the license shall be suspended for a period of one (1) year where the department finds that such violation warrants a suspension.

Sec. 26. The department shall by certified mail or by personal service notify the person whose license has been denied, suspended, or revoked setting forth the reasons for the decision. The denial, suspension, or revocation shall become effective thirty (30) days after the mailing or service of the notification unless the person whose license has been denied, suspended, or revoked files within the thirty-day period a notice of appeal in the district court and serves a copy of the notice of appeal upon the department. Thereupon, the department shall within thirty (30) days certify and file with the court a copy of the record and decision including the transcript of the hearings upon which the decision was based.

Sec. 27. The trial before the court shall be an equity action and legal evidence pertaining to the issue of whether the license shall be denied, suspended, or revoked may be submitted including new or additional evidence not submitted to the department. The court shall have the power to affirm, modify, or reverse the decision of the department but in no instance shall the court suspend a license for a period exceeding the suspensions provided in section twenty-five (25) of this Act. The clerk of court upon entry of judgment of suspension, denial, or revocation shall immediately forward to the department a certified copy thereof. Pending final decision of the appeal the status quo of the license shall be preserved.

Sec. 28. Any action arising under this Act, whether in law or equity, shall be commenced within two (2) years after the right 437 of action first accrues or is forever barred.

The department is authorized and directed to promulgate rules and regulations to carry out the purposes of this Act.

- 441 Sec. 30. Storage cabinets prohibited under section twelve (12)
- 442 of this Act supplied by processors and distributors to retailers
- 443 prior to the effective date of this Act shall be removed from the
- 444 retailer's premises or sold as provided in this Act prior to
- 445 June 30, 1966.

C. JOSEPH COLEMAN. ELMER LANGE.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, March 31, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MARCH 31, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Kenneth Hardin, pastor of the Methodist Church, Chapin, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Rigler, from eighty-two residents of Chickasaw County in opposition to an increase in the gasoline tax.

By Senator O'Malley, from one hundred fifty-one residents of Polk County in opposition to proposed legislation relating to cosmetology.

By Senator Frommelt, from seventy-four residents of Dubuque County in opposition to proposed legislation which would impose a two percent sales tax on barber's services; also, from thirty residents of Dubuque County favoring the licensing of physical therapists.

PRESENTATION OF VISITORS

Senator O'Malley asked and received unanimous consent to present to the Senate sixteen students, members of the fourth grade class of the Oak Park School, Des Moines, also members of the Camp Fire Girls, who were present in the balcony.

Senator Ely asked and received unanimous consent to present to the Senate Pachi Lopez of Ecuador, a student at Des Moines Technical High School, who was present in the Senate chamber.

Senator Walker asked and received unanimous consent to present to the Senate twenty students from the Steamboat Rock Community School who were present in the balcony accompanied by their instructor, Leona McAllister, and Ray Taylor, president of the school board.

Senator Reppert asked and received unanimous consent to present to the Senate fifteen students from the Jefferson School, Des Moines, also members of the junior civil scouts, who were present in the balcony.

Senator Lange asked and received unanimous consent to present to the Senate twenty-four students from the Cedar Valley High School, Somers, who were present in the balcony accompanied by their principal, A. O. Garlock.

Senator Balloun asked and received unanimous consent to present to the Senate seventy-five students, members of the senior class of the North Tama County Community High School, who were present in the balcony accompanied by their principal, Robert Clark, and their government instructor, Don Low.

Senator Shirley asked and received unanimous consent to present to the Senate seventy-nine students from the Guthrie Center Community School who were present in the balcony accompanied by their instructor, Larry Andersen.

Senator Nims asked and received unanimous consent to present to the Senate two students, Lila Sills and Tom Mickle, from the Central Junior High School, Ames, who were present in the balcony.

Senator Coleman asked and received unanimous consent to present to the Senate forty students from the Central Webster Community Schools of Lehigh, Harcourt and Burnside, who were present in the Senate accompanied by their instructor, David Koopman, and their principal, Roger Ohde.

INTRODUCTION OF BILLS

Senate File 536, by committee on governmental affairs, a bill for an act to allow a deduction from net income or credit against tax for contributions to national and state political parties and political organization committees, and to allow deductions by candidates for public office of campaign expenses.

Read first and second times and placed on the calendar.

Senate File 537, by committee on judiciary, a bill for an act relating to school taxes in the Gillett Grove Rural School District in Clay County, Iowa.

Read first and second times and placed on the calendar.

UNFINISHED BUSINESS

Senator Nims called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which Senate File 208 failed to pass the Senate.

The motion prevailed.

Senator Nims moved that the Senate reconsider the vote by which Senate File 208 went to its third reading, which motion prevailed.

On motion of Senator Briles, Senate File 208, a bill for an act to permit reorganization of school district territory completely surrounded by reorganized community school districts, was taken up for consideration.

Senator Briles moved that the bill be read a third 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:

Balloun	\mathbf{Floy}	Kyhl	Murray
Benda	Griffin	Lange	Nims
Beneke	Hagedorn	Lisle	Nurse
Briles	Hagie	Lucken	Shoeman
Burke	Hansen	Main	Stephens
Coleman	Heying	Messerly	Van Gilst
Dodds	Kruck	Mincks	Walker
Elvers			

Nays, 19:

Cassidy	Hill	O'Malley	Shaff
Condon	Klefstad	Patton	Shirley
DeKoster	Lodwick	Reppert	Stanley
Denman	McGill	Rigler	Tabor
Ely	Mills	Schroeder	

Absent or not voting, 11:

Buren	Flatt	Kibbie	Kiley
Burns	${f Frommelt}$	McNally	Vance
Elthon	Heaberlin	Reno	

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

Senator Schroeder 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.

THIRD READING OF BILLS

On motion of Senator Mincks, Senate File 70, a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mincks asked and received unanimous consent that action on Senate File 70 be deferred and that the bill be placed on the calendar under unfinished business. On motion of Senator Denman, Senate File 187, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent that House File 98 be substituted for Senate File 187.

On motion of Senator Denman, House File 98, a bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations together with certain supervisory and corrective measures, was taken up and considered.

Senator Denman moved that the bill be read a third 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:

Elvers	Kyhl	Reno
Ely	Lange	Reppert
Fatt	Lodwick	Rigler
Floy	McGill	Schroeder
Frommelt	Messerly	Shaff
Griffin	Mills	Shoeman
Hagie	Mineks	Stanley
Hansen	Murray	Stephens
Heying	Nims	Tabor
Hill	Nurse	Vance
Klefstad	O'Malley	Van Gilst
Kruck	Patton	Walker
	Ely Fatt Floy Frommelt Griffin Hagie Hansen Heying Hill Klefstad	Ely Lange Fatt Lodwick Floy McGill Frommelt Messerly Griffin Mills Hagie Mincks Hansen Murray Heying Nims Hill Nurse Klefstad O'Malley

Nays, none.

Absent or not voting, 10:

Burns	Kibbie	Main	Riley
Hagedorn	Lisle	McNally	Shirley
Hagherlin	Lucken		•

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

On motion of Senator Reppert, Senate File 202, a bill for an act to change the requirements of the value of stock of insurance companies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a third 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:

Balloun Elthon Kruck Reno Renda Elvers Kyhl Reppert Beneke Elv Lange Rigler Briles Flatt Lodwick Schroeder Buren Flov McGill Shaff Burke Griffin Messerly Shoeman Mills Cassidy Hagedorn Stanley Coleman Hagie Mincks Stephens Condon Nims Tabor Hansen DeKoster Nurse Heying Vance Hill O'Mallev Van Gilst Denman Dodds Klefstad Patton Walker

Nays, none.

Absent or not voting, 11:

BurnsKibbieMainRileyFrommeltLisleMcNallyShirleyHeaberlinLuckenMurray

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 Gilst, Senate File 332, a bill for an act to amend chapter two hundred seventy-nine point forty (279.40), Code 1962, to increase the minimum sick leave for school employees, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Van Gilst moved that House File 131 be substituted for Senate File 332.

Senator Lange moved as a substitute motion that action on Senate File 332 be deferred and that the bill be placed on the calendar under unfinished business, which motion prevailed.

REPORT OF COMMITTEE

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred House File 393, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

On motion of Senator Cassidy, Senate File 413, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts, was taken up and considered.

Senator Cassidy asked and received unanimous consent that House File 393 be substituted for Senate File 413.

On motion of Senator Cassidy, House File 393, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Cassidy offered the following amendment and moved its adoption:

Amend House File 393, section 3, line 6, by striking the period after the word "Code" and inserting in lieu thereof the following: "as amended.".

The amendment was adopted.

President pro tempore O'Malley took the chair at 9:45 a.m.

Senator Cassidy moved that the bill be read a third 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:

Balloun	Elvers	Kyhl	Reno
Benda	Ely	Lange	Reppert
Beneke	Flatt	Lodwick	Rigler
Briles	Floy	McGill	Schroeder
Buren	Griffin	Messerly	Shaff
Burke	Hagie	Mills	Shoeman
Cassidy	Hansen	Mincks	Stanley
DeKoster	Heying	Nims	Tabor
Denman	Hill	Nurse	Vance
Dodds	Klefstad	O'Malley	Van Gilst
Elthon	Kruck	Patton	Walker

Nays, none.

Absent or not voting, 14:

Burns	Heaberlin	Main	Riley
Condon	Kibbie	McNally	Shirley
Frommelt	Lisle	Murray	Stephens
Honodom	Luekon	•	

Voting present, 1:

Coleman

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

Senator Cassidy asked and received unanimous consent that Senate File 413 be withdrawn from further consideration of the Senate.

Senator Kruck asked and received unanimous consent to take up House File 342.

On motion of Senator Kruck, House File 342, a bill for an act to legalize the proceedings of the board of supervisors of Boone County

in connection with contracts made for improvements to the Boone County home located northwest of Boone, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck moved that the bill be read a third 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:

Balloun	Elthon	Lange	Reppert
Benda	Elvers	Lodwick	Rigler
Beneke	Ely	McGill	Schroeder
Briles	Flatt	Mills	Shaff
Buren	Floy	Mincks	Shoeman
Burke	Griffin	Nims	Stanley
Cassidy	Hagie	Nurse	Stephens
Coleman	Heying	O'Malley	Tabor
DeKoster	Hill	Patton	Van Gilst
Denman	Kruck	Reno	Walker
Dodds	Kvhl		

Nays, 1:

Klefstad

Absent or not voting, 16:

Burns	Hansen	Lucken	Murray
Condon	Heaberlin	Main	Riley
Frommelt	Kibbie	McNally	Shirley
Hagedorn	$_{ m Lisle}$	Messerly	Vance

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

On motion of Senator Walker, Senate File 189, a bill for an act to authorize the issuance to present owners of a certificate or patent of Dubuque and Pacific Railroad lands which include portions of the Town of Williams, in Hamilton County, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Walker moved that the bill be read a 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:

12,00, 12.			
Balloun	DeKoster	Hagie	McGill
Benda	Denman	Heying	Messerly
Beneke	\mathbf{Dodds}	Hill	Mills
Briles	Elthon	Klefstad	Mincks
Buren	Elvers	Kruck	Nims
Burke	\mathbf{Ely}	Kyhl	Nurse
Cassidy	Flatt	Lange	O'Malley
Condon	Griffin	Lodwick	Patton

Reno Riley Stanley Van Gilst Reppert Schroeder Tabor Walker Rigler Shoeman

Nays, none.

Absent or not voting, 17:

Burns Lucken Shaff Coleman Heaberlin Main Shirley McNally Flov Kibbie Stephens Frommelt Lisle Murray Vance Hagedorn

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

On motion of Senator Briles, Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves, with report of committee recommending passage, with taken up, considered, and the report of the committee adopted.

Senator Briles moved that the bill be read a third 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:

Balloun Dodds Klefstad Nurse Elthon O'Malley Benda Kruck Beneke Elvers Kvhl Patton Briles Elv Lange Reno Buren Flatt Lodwick Reppert Burke Floy McGill Rigler Frommelt Messerly Cassidy Stanley Coleman Griffin Mills Tabor DeKoster Hagie Mincks Van Gilst Walker Denman Hill Nims

Navs. 2:

Condon Heying

Absent or not voting, 17:

Burns Lisle Murray Shirley Hagedorn Lucken Riley Shoeman Hansen Main Schroeder Stephens Heaberlin McNally Shaff Vance Kibbie

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

On motion of Senator Lange, Senate File 501, a bill for an act relating to the specifications and standards for cheeses and cheese products, was taken up and considered.

Senator Lange moved that House File 327 be withdrawn from the committee on agriculture and substituted for Senate File 501, which motion prevailed.

On motion of Senator Lange, House File 327, a bill for an act relating to the specifications and standards for cheeses and cheese products, was taken up and considered.

Senator Lange moved that the bill be read a third 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:

Beneke Briles Buren Burke Cassidy Coleman	Dodds Elthon Elvers Ely Flatt Griffin Hagie Hansen Heving	Kruck Kyhl Lange Lodwick McGill Messerly Mills Mincks Murray	Nurse O'Malley Patton Reno Reppert Rigler Stanley Tabor Van Gilst
DeKoster Denman	Heying Klefstad	Murray Nims	Van Gilst Walker

Nays, none.

Absent or not voting, 19:

Burns	Heaberlin	Main	Shirley
Condon	Hill	McNally	Shoeman
Floy	Kibbie	Riley	Stephens
Frommelt	Lisle	Schroeder	Vance
Hagedorn	Lucken	Shaff	

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

Senator Lange asked and received unanimous consent that Senate File 501 be withdrawn from further consideration of the Senate.

On motion of Senator Hill, Senate File 504, a bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes, was taken up and considered.

Senator Hill moved that the bill be read a third 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:

,			
Balloun	Denman	Hill	Nurse
Benda	\mathbf{Dodds}	Klefstad	O'Malley
Benek e	Elthon	Kruck	Patton
Briles	Elvers	Kyhl	Reno
Buren	Ely	Lange	Reppert
Burke	Flatt	Lodwick	Rigler
Cassidy	Griffin	McGill	Stanley
Coleman	Hagie	Mills	Tabor
Condon	Hansen	Mincks	Walker
DeKoster	Heying	Nims	

Nays, none.

Absent or not voting, 20:

Burns	Kibbie	Messerly	Shirley
Floy	${f Lisle}$	Murray	Shoeman
Frommelt	Lucken	Riley	Stephens
Hagedorn	Main	Schroeder	Vance
Heaberlin	McNally	Shaff	Van Gilst

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

On motion of Senator Stanley, Senate File 506, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof, was taken up and considered.

Senator Stanley moved that the bill be read a third 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:

Balloun	Dodds	Kruck	Nurse
Benda	Elthon	Kyhl	O'Malley
Beneke	Elvers	Lange	Patton
Briles	Ely	Lodwick	Reno
Buren	Flatt	McGill	Reppert
Burke	Griffin	Messerly	Rigler
Cassidy	Hagie	Mills	Stanley
Coleman	Hansen	Mincks	Tabor
Condon	Heying	Murray	Van Gilst
DeKoster	Hill	Nims	Walker
Denman	Klefstad		

Nays, none.

Absent or not voting, 17:

Burns	Kibbie	McNally	Shirley
Floy	Lisle	Riley	Shoeman
Frommelt	Lucken	Schroeder	Stephens
Hagedorn	Main	Shaff	Vance
Heaberlin			

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

On motion of Senator Mincks, Senate File 514, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Clovie D. Walter, was taken up and considered.

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

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

Ayes, 51:

Balloun Ely Lange Rigler Benda Flatt Lodwick Riley Beneke Frommelt Lucken Schroeder Briles Griffin McGillShaff Buren Hagedorn Messerly Shirley Burke Shoeman Hagie Mills Cassidy Hansen Mincks Stanley Heaberlin Coleman Nims Stephens DeKoster Heying Nurse Tabor Denman Kibbie O'Malley Vance Dodds Klefstad Patton Van Gilst Elthon Walker Kruck Reno Elvers Kyhl Reppert

Nays, none.

Absent or not voting, 8:

Burns Floy Lisle McNally Condon Hill Main Murray

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

On motion of Senator Ely, Senate File 516, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto, was taken up and considered.

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

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

Ayes, 55:

Balloun Lisle Ely Reno Flatt Lodwick Benda Reppert Frommelt Beneke Lucken Rigler Briles Griffin Main Riley Hagedorn Buren McGill Schroeder Burke Hagie McNally Shaff Messerly Cassidy Hansen Shirley Heaberlin Mills Coleman Shoeman Condon Heying Mincks Stanley DeKoster Hill Murray Stephens Denman Klefstad Nims Tabor Dodds Kruck Nurse Van Gilst Elthon Kvhl O'Malley Walker Elvers Lange Patton

Nays, none.

Absent or not voting, 4:

Burns Floy Kibbie Vance

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

On motion of Senator Denman, House File 61, a bill for an act relating to voluntary surrender of class "A" beer permit, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 55:

Balloun	Ely	Lisle	Reno
Benda	Flatt	Lodwick	Reppert
Beneke	Frommelt	Lucken	Rigler
Briles	Griffin	Main	Riley
Buren	Hagedorn	McGill	Schroeder
Burke	Hagie	McNally	Shaff
Cassidy	Hansen	Messerly	Shirley
Coleman	Heaberlin	Mills	Shoeman
Condon	Heying	Mincks	Stanley
DeKoster	Hill	Murray	Stephens
Denman	Klefstad	Nims	Tabor
Dodds	Kruck	Nurse	Vance
Elthon	Kyhl	O'Malley	Walker
Elvers	Lange	Patton	

Nays, none.

Absent or not voting, 4:

Burns Floy Kibbie Van Gilst

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

President Fulton took the chair at 10:40 a.m.

On motion of Senator Stephens, Senate File 500, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia, was taken up and considered.

Senator Main offered the following amendment filed by Senators Main and Stephens:

Amend Senate File 500 as follows:

- 1. Strike from line 13 of section 3 the word "unmanipulating" and insert "unmanipulated".
- 2. Strike from line 12 of section 6 the word "formulating" and insert "formulated".
 - 3. Strike from line 13 of section 6 the word "shall" and insert "may".
 - 4. Strike from line 26 of section 6 the first word "of" and insert "or".
 - 5. Strike from line 29 of section 10 the word "the" and insert "for".
 - 6. Add to section 18 the following new subsections:
 - "3. Nothing in this Act shall be construed as requiring the secretary or his

representative to report for prosecution or for the institution of seizure proceedings minor violations of the Act when he believes that the public interest will be best served by a suitable notice of warning in writing.

"4. It shall be the duty of each county attorney to whom any violation is reported, to cause appropriate proceedings to be instituted and prosecuted in

a court of competent jurisdiction without delay.

"5. The secretary is hereby authorized to apply for and the court to grant a temporary or permanent injunction restraining any person from violating or continuing to violate any of the provisions of this Act or any rule or regulation promulgated under the Act notwithstanding the existence of other remedies at law, said injunction to be issued without bond."

7. Add as section 19 the following:

"Sec. 19. Exchanges between manufacturers. Nothing in this Act shall be construed to restrict or avoid sales or exchanges of commercial fertilizers or soil conditioners to each other by importers, manufacturers, or manipulators who mix fertilizer materials for sale or as proventing the free and unrestricted shipments of commercial fertilizer or soil conditioner to manufacturers or manipulators who have registered their brands as required by the provisions of this Act.

On motion of Senator Stephens, the amendment was adopted.

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

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

Ayes, 52:

Balloun Flatt Lange Reno Beneke Frommelt Lisle Reppert Briles Griffin Lodwick Rigler Buren Hagedorn Lucken Rilev Cassidy Hagie Main Schroeder Coleman Hansen McGill Shaff Condon Heaberlin McNally Shirley DeKoster Heying Mills Shoeman Denman Hill Mincks Stanley Dodds Kibbie Nims Stephens Elthon Klefstad Nurse Tabor Elvers Kruck O'Malley Van Gilst Elv Walker Kyhl Patton

Nays, none.

Absent or not voting, 7:

Benda Burns Messerly Vance Burke Floy Murray

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

On motion of Senator Rigler, House File 212, a bill for an act to consolidate the present fire and casualty insurance rate regulatory laws, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 52:

Balloun
Benda
Beneke
Briles
Buren
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon
Elvers

Ely Flatt Griffin Hagedorn Hagie Hansen Heaberlin Hill

Kibbie

Kruck

Lange

Kyhl

Klefstad

Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Nims
Nurse
O'Malley
Patton
Reno

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanely
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, 1:

Heying

Absent or not voting, 6:

Burke Burns Floy Frommelt

Main

Murray

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

On motion of Senator Reppert, Senate File 177, a bill for an act relating to memorial halls and monument usages, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 51:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elthon

Ely
Flatt
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Kibbie
Klefstad
Kruck

Elvers

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
Mincks
Murray
Nims
Nurse
O'Malley
Reno

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Tabor
Vance
Van Gilst
Walker

Nays, 1:

Hill

Absent or not voting, 6:

DeKoster Floy McNally Messerly

Mills

Patton

Riley

Voting present, 1:

Stephens

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

On motion of Senator Reppert, Senate File 207, a bill for an act to amend chapter two hundred fifty-two point forty-three (252.43), Code 1962, relating to county poor fund levy, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Kruck

Aves. 24:

Condon

Floy

Balloun Benda Briles Burke Burns Cassidy	Coleman Denman Dodds Ely Frommelt Heaberlin	Heying Kibbie Klefstad McGill Murray Nims	Nurse O'Malley Patton Reppert Shirley Stanley
Nays, 30:			
Beneke Buren DeKoster Elthon Elvers Flatt Griffin Hagedorn	Hagie Hansen Hill Kyhl Lange Lisle Lodwick Lucken	Main McNally Messerly Mills Reno Rigler Schroeder	Shaff Shoeman Stephens Tabor Vance Van Gilst Walker
Absent or not	t voting, 5:	•	

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

Mincks

Senator Walker 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 was lost.

On motion of Senator Burke, Senate File 195, a bill for an act permitting mobile homes to be placed in storage, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burke asked and received unanimous consent that action on Senate File 195 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Ely, Senate File 221, a bill for an act relating to the rate of compensation of public employees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens moved that Senate File 221 be rereferred to the committee on appropriations.

Senator Stephens asked and received unanimous consent to withdraw the motion.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 221.

Senator Ely asked and received unanimous consent that action on Senate File 221 be deferred and that the bill be placed on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Nurse, Senate File 352, a bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped, was taken up and considered.

Senator Nurse moved that the bill be read a third 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:

-,,			
Briles	Griffin	Lucken	Reno
Buren	Hagedorn	Main	Reppert
Burns	Hansen	McGill	Rigler
Cassidy	Heaberlin	McNally	Shirley
DeKoster	Heying	Messerly	Shoeman
Dodds	Hill	Mincks	Stanley
Elthon	Kibbie	Murray	Stephens
Elvers	Klefstad	Nims	Tabor
Ely	Kruck	Nurse	Vance
Flatt	Kyhl	O'Malley	Van Gilst
Frommelt	Lodwick	Patton	Walker

Nays, 1: Balloun Absent or not voting, 14:

Benda	Condon	Lange	Rilev
Beneke	Denman	Lisle	Schroeder
Burke	Floy	Mills	Shaff
Coleman	Hagia		

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

UNFINISHED BUSINESS

On motion of Senator Van Gilst, Senate File 332, a bill for an act to amend chapter two hundred seventy-nine point forty (279.40), Code 1962, to increase the minimum sick leave for school employees, was taken up for further consideration.

Senator Van Gilst offered the following amendment, filed by Senators Van Gilst and Cassidy, and moved its adoption:

Amend Senate File 332 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred seventy-nine point forty (279.40), Code 1962, is hereby amended by striking lines five (5) through ten (10) and inserting in lieu thereof the following:

1.	The first year of employment10	days
	The second year of employment11	
	The third year of employment12	
	The fourth year of employment	
5.	The fifth year of employment14	days
	The sixth and subsequent years of employment15 of	

Sec. 2. Section two hundred seventy-nine point forty (279.40), Code 1962, is further amended by striking the word "thirty-five" in line fourteen (14) and inserting in lieu thereof the word "ninety (90)".

The amendment was adopted.

Senator Van Gilst asked and received unanimous consent that House File 131 be substituted for Senate File 332.

On motion of Senator Van Gilst, House File 131, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, to increase the minimum sick leave for school employees, was taken up and considered.

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

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

Ayes, 29:

Briles	Elvers	Heaberlin	Kruck
Burns	Ely	Heying	McGill
Cassidy	Frommelt	Hill	McNally
Coleman	Hagedorn	Kibbie	Mincks
Dodds	Hansen	Klefstad	Murray

Nims Nurse O'Malley	Patton Reno	Reppert Shirley	Stanley Van Gilst
Nays, 19:			
Balloun Benda Beneke Buren DeKoster	Elthon Flatt Griffin Kyhl Lisle	Lodwick Main Messerly Mills Rigler	Shoeman Stephens Tabor Walker
Absent or not vo	oting, 11:		
Burke Condon Denman	Floy Hagie Lange	Lucken Riley Schroeder	Shaff Vance

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

Senator Walker moved that the vote by which House File 131 failed to pass the Senate be reconsidered and that the motion to reconsider be laid on the table.

Senator Kibbie asked and received unanimous consent that Senate File 332 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 passed the following bill in which the concurrence of the Senate is asked:

House File 356, a bill for an act relating to farm produce.

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

House File 358, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 356, a bill for an act relating to farm produce.

Read first and second times and passed on file.

House File 358, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962.

Read first and second times and passed on file.

SENATE FILES WITHDRAWN

Senator Denman asked and received unanimous consent that Senate File 187 be withdrawn from further consideration of the Senate.

Senate Heying asked and received unanimous consent that Senate Files 316 and 317 be withdrawn from further consideration of the Senate

MOTION TO RECONSIDER WITHDRAWN

Senator Lange asked and received unanimous consent to withdraw the motion filed by him on March 19 to reconsider the vote by which House File 47 passed the Senate.

REASSIGNMENT OF HOUSE FILE 263

The Chair announced the reassignment of House File 263 from the committee on judiciary to the committee on industrial and human relations.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 169 Judiciary

H. F. 223 Governmental subdivisions

H. F. 250 Transportation

H. F. 256 Conservation and recreation

H. F. 265 Governmental subdivisions (companion to S. F. 160)

H. F. 325 Transportation (companion to S. F. 337)

H. F. 371 Transportation

H. F. 437 Industrial and human relations

H. F. 518 Judiciary

H. F. 567 Conservation and recreation

H. F. 571 Governmental affairs

H. F. 575 Conservation and recreation

REPORTS OF COMMITTEES

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 263, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS. Chairman.

Ordered passed on file.

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred Senate File 463, a bill for an act relating to the testing of infants for

phenylketonuria, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 46, a bill for an act relating to firearms permits, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 386, a bill for an act to legalize and validate the proceedings of the township trustees of the township of Hazleton in the county of Buchanan, State of Iowa, in purchasing fire equipment and apparatus and in issuance, sale and delivery of fire equipment levy anticipatory bonds and for the levy of taxes for the payment of said bonds and interest thereon to be enforceable obligations of said township, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 560, a bill for an act to establish a Code of military justice in Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 184, section 10, lines 38, 39, and 40,
- 2 by striking the following: "In prominent print, and in
- 3 the case of radio and television advertising, said phrase
- 4 shall be repeated at the beginning and end of the adver-
- 5 tisement."
 - Further amend Senate File 184, section 12, line 6,
- 7 by striking the following: "No school of cosmetology or
- 3 owner of a beauty salon shall advertise prices,".

C. Joseph Coleman.

- 1 Amend Senate File 221, section 1, by striking lines
- 2 4 through 9 and inserting in lieu thereof the following:
- 3 "The state highway commission and the institutions
- 4 operated by the state board of regents and the state 5 board of control may grant to their hourly paid
- board of control may grant to their hourry paid
- 6 employees the regular hourly rate of compensation
- 7 plus one half this rate for emergency work performed
- 8 in excess of the regularly scheduled work day or
- 9 regularly scheduled work week, or when such emergency

- work becomes necessary on a legal holiday not 10
- ordinarily included within the work schedule as a 11
- 12 regular work day."

JOHN M. ELY, JR.

- Amend Senate File 275, section 3, by inserting after line 20 the following new subsection:
- 3 "5. Massage therapists, massage technicians, massuers
- and masseuses who administer body massage by Swedish or other
- massage technique, including modalities, in a massage establish-
- ment, health club, athletic club or school athletic department, 6
- but in no instance shall they designate themselves as physical 7
- therapists."

JACK SCHROEDER. JAMES M. MCNALLY. TOM RILEY. HOWARD C. REPPERT, JR.

- Amend Senate File 285, section 7, line 56, by inserting after the word "nursing,", the words "veterinary medicine,".
 - JOHN D. SHOEMAN.
- Amend Senate File 305 by striking all after the enacting 1
- clause and inserting in lieu thereof the following: Section 1.
- three hundred twenty-one point one hundred eighty-nine (321.189), Code 1962, is hereby amended by striking the word "and" in line
- 9 and inserting following the word "licensee" in line 9 the
- following: ", and may bear the blood type of the licensee".

MAX E. RENO.

- 1 Amend Senate File 502 by inserting in line four (4) of section one (1) after the word "officials" and before the
- parenthesis the words "and judicial department appointees".

GOVERNMENTAL AFFAIRS COMMITTEE. ROBERT R. DODDS, Chairman.

Amend House File 73 by striking all after the enacting clause 1 and inserting in lieu thereof the following:

3 "Section 1. Amend section eighty-five point thirty-four (85.34) 4

subsection two (2), Code 1962, by adding the following paragraph:

'Whenever an evaluation of permanent disability has been made 5 by a physician retained by the employer, and the employee believes

7 this evaluation to be too low, he shall have the right, upon

application to the commissioner and at the same time delivery of 8

- 9 a copy thereof to the employer, to be reimbursed by the employer
- the reasonable fee for a subsequent examination by a physician of -10 his own choice, and such physician chosen by the employee shall 11
- have the right to confer with and obtain from the employer retained 12
- physician sufficient history of the injury to make a proper exami-13
- nation.'" 14

JAKE B. MINCKS.

- 1 Amend House File 315 as follows:
- Amend the Millen, Fisher and Baker amendment, filed March 11,
- 1965, by inserting after the word "materials" in line 5, the 3
- following: ", coal".

Senator Frommelt moved that the Senate adjourn until 8:30 a.m., Thursday, April 1, 1965.

Senator Walker moved as a substitute motion that the Senate adjourn at 4:45 p.m.

Senator Mincks raised a point of order on the validity of the substitute motion.

The Chair ruled the substitute motion out of order.

On the motion to adjourn until 8:30 a.m., Thursday, April 1, 1965, roll call was requested.

On the question "Shall the motion to adjourn be adopted?" the vote was:

:	
	:

Burns	Hagedorn	Main	O'Malley
Cassidy	Hansen	McGill	Patton
Coleman	Heaberlin	McNally	\mathbf{Reno}
Dodds	Heying	Mincks	Reppert
Elvers	Hill	Murray	Shirley
Elv	Kibbie	Nims	Tabor
Frommelt	Klefstad	Nurse	Van Gilst
Griffin	Lucken		

Nays, 16:

Balloun	DeKoster	Lodwick	Stanley
Beneke	Elthon	Messerly	Stephens
Briles	Flatt	Rigler	Vance
Buren	Kvhl	Shoeman	Walker

Absent or not voting, 13:

Benda	Floy	Lange	Riley
Burke	Hagie	Lisle	Schroeder
Condon	Kruck	Mills	Shaff
Donman		1	

The motion prevailed and the Senate adjourned until 8:30 a.m., Thursday, April 1, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, APRIL 1, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Russell H. Cassey, pastor of Hill-side Church of Christ, Marshalltown, Iowa.

PRESENTATION OF VISITORS

Senator Balloun asked and received unanimous consent to present to the Senate one hundred students, members of the senior class of the Vinton High School, who were present in the balcony accompanied by their instructor, Elmo Baxter.

Senator Hansen asked and received unanimous consent to present to the Senate thirty-six students from the Dow City High School who were present in the balcony accompanied by their instructors, William Foval, Arthur Hallett and Charles Gorden.

Senator Kyhl asked and received unanimous consent to present to the Senate eight students from the Community High School, Grundy Center, who were present in the balcony accompanied by their instructor, Arnold Schagel.

Senator Reno asked and received unanimous consent to present to the Senate ninety students, members of the senior class of the Van Buren Community High School, Keosauqua, who were present in the balcony accompanied by their instructor, Robert Readshaw, and their principal, Stanley Miller.

Senator Patton asked and received unanimous consent to present to the Senate seventy students, members of the American history class of the Jesup High School, who were present in the balcony accompanied by their instructor, Don McCulley, and their superintendent, Burton North.

Senator Lange asked and received unanimous consent to present to the Senate twenty-seven students, members of the senior government class from the Ida Grove High School, who were present in the balcony accompanied by their instructor, Clara M. Bekman.

Senator Messerly asked and received unanimous consent to present to the Senate thirty-seven students from the East and West High Schools of Waterloo who were present in the balcony accompanied by their instructors, Jerry Kramer and Tom Switzer. Senator Hill asked and received unanimous consent to present to the Senate thirty-nine students, members of the senior government class of the Prairie City Community School, who were present in the baleony accompanied by their instructor, F. E. Keatzli.

Senator Heaberlin asked and received unanimous consent to present to the Senate the members of the sixth, seventh and eighth grade classes of the Hartford Consolidated School who were present in the balcony accompanied by their instructors, Casson, Woodside and Halterman.

Senator Reppert asked and received unanimous consent to present to the Senate thirty students from the Cowles Elementary School, Des Moines, also members of the Cub Scouts, who were present in the balcony accompanied by Mrs. Harrison Weber.

PETITIONS

The following petitions were presented and placed on file:

By Senator Shoeman, from forty-four residents of Cass County in opposition to an increase in the gasoline tax.

By Senator Lodwick, from sixty-three residents of Lee County favoring proposed legislation in accordance with the recommendations of the Iowa State Education Association.

ANNOUNCEMENT

Senator Frommelt asked and received unanimous consent that the Senators appointed to represent the Senate on the investigating committee pertaining to the department of agriculture be excused from voting during the investigation.

INTRODUCTION OF BILL

Senate File 538, by committee on industrial and human relations, a bill for an act to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period; also to raise the maximum amount allowable for healing period.

Read first and second times and placed on the calendar.

THIRD READING OF BILLS

On motion of Senator Lange, Senate File 507, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil, was taken up and considered.

Senator Lange asked and received unanimous consent that House File 568 be substituted for Senate File 507.

On motion of Senator Lange, House File 568, a bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil, was taken up and considered.

Senator Lange moved that the bill be read a third 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:

,,			
Beneke	Floy	Kruck	O'Malley
Burke	Frommelt	Lange	Patton
Burns	Hagedorn	Lodwick	Schroeder
Cassidy	Hagie	McGill	Shirley
DeKoster	Hansen	Mincks	Stanley
Dodds	. Hill	Murray	Tabor
Elvers	Kibbie	Nims	Van Gilst
Ely	Klefstad		
-			

Nays, 6:

Kyhl	Keno	Rigler	Walker
Mills	Reppert		

Absent or not voting, 23:

Balloun	Denman	Lisle	Riley
Benda	Elthon	Lucken	Shaff
Briles	Flatt	Main	Shoeman
Buren	Griffin	McNally	Stephens
Coleman	Heaberlin	Messerly	Vance
Condon	Heying	Nurse	

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

Senator Lange asked and received unanimous consent that Senate File 507 be withdrawn from further consideration of the Senate.

On motion of Senator Lange, Senate File 508, a bill for an act relating to frozen desserts, was taken up and considered.

Senator Lange moved that the bill be read a 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. 43:

• /			
Balloun	Denman	Griffin	Kyhl
Benda	Dodds	Hagedorn	Lange
Beneke	Elthon	Hagie	Lodwick
Burke	Elvers	Hansen	McGill
Burns	Ely	Hill	Messerly
Cassidy	Flatt	Kibbie	Mills
Coleman	Floy	Klefstad	Mincks
DeKoster	Frommelt	Kruck	Murray
			•

Nims Patton Rigler Tabor
Nurse Reno Schroeder Van Gilst
O'Malley Reppert Stanley

Nays, none.

Absent or not voting, 16:

Briles McNally Shoeman Heying Riley Stephens Buren Lisle Shaff Condon Lucken Vance Heaberlin Shirley Walker Main

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

On motion of Senator Lange, Senate File 512, a bill for an act relating to farm produce, was taken up and considered.

Senator Lange asked and received unanimous consent that House File 356 be substituted for Senate File 512.

On motion of Senator Lange, House File 356, a bill for an act relating to farm produce, was taken up and considered.

Senator Lange moved that the bill be read a third 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:

Balloun Elvers Kyhl O'Malley Benda Ely Lange Patton Flatt Beneke Lodwick Reno Buren Floy McGill Reppert Griffin Rigler Burke Messerly Mills Cassidy Hansen Shirley Coleman Hill Murray Stanley Denman Kibbie Nims Tabor Van Gilst Dodds Klefstad Nurse Elthon Kruck

Nays, 4:

DeKoster Hagedorn Hagie Walker

Absent or not voting, 17:

Briles Heving McNally Shaff Burns Lisle Mincks Shoeman Condon Lucken Riley Stephens Frommelt Main Schroeder Vance

Heaberlin

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

Senator Lange asked and received unanimous consent that Senate File 512 be withdrawn from further consideration of the Senate.

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

The Senate reconvened, President Fulton presiding.

On motion of Senator Floy, Senate File 509, a bill for an act relating to anti-hog-cholera virus and serum dealer permits, was taken up and considered.

Senator Floy asked and received unanimous consent that House File 316 be substituted for Senate File 509.

On motion of Senator Floy, House File 316, a bill for an act relating to anti-hog-cholera virus and serum dealer permits, was taken up and considered.

Senator Floy moved that the bill be read a third 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:

Balloun	Floy	Lodwick	Reno
Benda	Frommelt	McGill	Reppert
Briles	Hagedorn	Messerly	Rigler
Cassidy	Hagie	${ m Mills}$	Shirley
Coleman	Hansen	Mincks	Shoeman
DeKoster	Heying	Murray	Stanley
Denman	Hill	Nims	Stephens
Dodds	Kibbie	Nurse	Tabor
Elthon	Kruck	O'Mallev	Vance
Elvers	Kyhl	Patton	Van Gilst
Flatt	Lange		

Nays, 1: Klefstad

Absent or not voting, 14:

Beneke	Condon	Lucken	Riley
Buren	\mathbf{Ely}	Main	Schroeder
Burke	Heaberlin	McNally	Shaff
Rurne	Lisle	·	

Voting present, 2:

Griffin Walker

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

Senator Floy asked and received unanimous consent that Senate File 509 be withdrawn from further consideration of the Senate.

On motion of Senator Flatt, Senate File 502, a bill for an act providing for automatic retirement at age sixty-five (65) for state employees, was taken up and considered.

The following committee amendment was considered:

Amend Senate File 502 by inserting in line four (4) of section one (1) after the word "officials" and before the parenthesis the words "and judicial department appointees".

On motion of Senator Flatt, the amendment was adopted.

Senator Flatt asked and received unanimous consent that action on Senate File 502 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, Senate File 90, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent that House File 141 be substituted for Senate File 90.

On motion of Senator Reppert, House File 141, a bill for an act relating to the power of municipalities to provide a rent supplement for certain families, was taken up and considered.

Senator Reppert moved that the bill be read a 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. 34:

Balloun	Elvers	Kibbie	O'Malley
Benda	Flatt	Klefstad	Patton
Briles	Floy	Lange	Reno
Burke	Frommelt	Lodwick	Reppert
Burns	Hagedorn	McGill	Rigler
Cassidy	Hagie	Mincks	Stanley
DeKoster	Hansen	Nims	Tabor
Denman	Heying	Nurse	Van Gilst
Dodds	Hill		

Navs. 9:

Beneke	Kruck	Schroeder	Shoeman
Coleman	Kyhl	Shaff	Vance
Cniffin	•		

Absent or not voting, 16:

Buren	Heaberlin	McNally	Riley
Condon	Lisle	Messerly	Shirley
Elthon	Lucken	Mills	Stephens
\mathbf{Ely}	Main	Murray	Walker

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

Senator Reppert asked and received unanimous consent that Senate File 90 be withdrawn from further consideration of the Senate.

On motion of Senator Frommelt, Senate File 299, a bill for an act to establish penalties for falsification of credit union operations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read a third 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:

Balloun	Elvers	Kibbie	O'Malley
Benda	Flatt	Kruck	Patton
Briles	Flov	Kyhl	Reno
Burke	Frommelt	Lange	Reppert
Burns	Griffin	Lodwick	Rigler
Cassidy	Hagedorn	McGill	Schroeder
Coleman	Hagie	Mincks	Shaff
DeKoster	Hansen	Murray	Stanley
Denman	Heying	Nims	Tabor
Dodds	Hill	Nurse	Van Gilst
Elthon			

Nays, 1: Klefstad

Absent or not voting, 17:

Beneke	Lisle	Messerly	Shoeman
Buren	Lucken	Mills	Stephens
Condon	Main	Riley	Vance
Ely	McNally	Shirley	Walker
Hanbarlin		•	

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

On motion of Senator O'Malley, Senate File 302, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked unanimous consent to substitute House File 235 for Senate File 302.

Objection was raised.

Senator Rigler moved that Senate File 302 and House File 235 be made a special order of business for 9:00 a.m., Thursday, April 15, 1965.

Senator Frommelt moved as a substitute motion that House File 235 be substituted for Senate File 302.

Senator Coleman moved the previous question on the substitute motion, which motion prevailed.

The substitute motion prevailed.

Senator O'Malley asked and received unanimous consent that action on House File 235 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Rigler moved that House Files 206 and 235 be made a special order of business for 9:00 a.m., Thursday, April 15, 1965.

The motion was lost.

Senator O'Malley asked and received unanimous consent that action on House File 235 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reno, Senate File 305, a bill for an act relating to an operator's and chauffeur's license, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reno offered the following amendment and moved its adoption:

Amend Senate File 305 by striking all after the enacting clause and inserting in lieu thereof the following: Section 1. Section three hundred twenty-one point one hundred eighty-nine (321.189), Code 1962, is hereby amended by striking the word "and" in line 9 and inserting following the word "licensee" in line 9 the following: ", and may bear the blood type of the licensee".

The amendment was adopted.

Senator Reno moved that the bill be read a 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. 35:

Briles	Ely	Messerly	Rigler
Burke	Floy	Mills	Schroeder
Burns	Hagedorn	Mincks	Shaff
Cassidy	Heying	Murray	Shirley
Coleman	Kibbie	Nims	Stanley
Condon	Klefstad	Nurse	Tabor
Denman	Kruck	O'Malley	Van Gilst
Dodds	Lodwick	Patton	Walker
Elvers	McGill	Reno	

Nays, 12:			
Balloun Beneke DeKoster	Elthon Griffin Hansen	Hill Kyhl Lange	Reppert Shoeman Vance

Absent or not voting, 11:

Benda Frommelt Lisle McNally
Buren Hagie Lucken Riley
Flatt Heaberlin Main

Voting present, 1:

Stephens

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

Senator Reno 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. Speaker: 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 403, a bill for an act relating to employment safety and providing for an employment safety commission.

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 public parking facilities in cities and towns and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 132, a bill for an act relating to public parking facilities in cities and towns and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Nims, Senate File 228, a bill for an act to require the wearing of eye protective devices by students and teachers,

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:

1. Amend section 1, subsection 1, by striking all of paragraph "e", and relettering the following paragraph.

2. Amend section 1, line 15, by adding after the word "solids" the following: "when risk is involved".

Senator Nims offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking paragraph 1.

Amend section 1, line 11, by adding after the word "vehicle" the following: "while in the shop."

The amendment to the amendment was adopted.

On motion of Senator Nims, the committee amendment as amended was adopted.

Senator Beneke offered the following amendment:

Amend Senate File 228, by striking from lines 17, 18, 19 and 20 all after the word "participating" in line 17 and inserting in lieu thereof the following:

"in any phase or activity of such course which may subject the student or teacher to the risk or hazard of eye injury from the materials or processes used in said courses. It shall be the duty of the teacher or other person supervising the students in said courses to see that the above requirements are complied with. Any student failing to comply with such requirements may be temporarily suspended from participation in said course and the registration of a student for such course may be cancelled for wilful, flagrant or repeated failure to observe the above requirements. The wilful failure of any teacher or person supervising the students in courses covered by this Act to perform the duties required herein shall constitute a misdemeanor. The board of education having jurisdiction of any school coming within the purview of this Act shall provide the safety devices required herein. Such devices may be paid for from the general fund but the board may require students and teachers to pay for said devices and shall make them available to students and teachers at no more than the actual cost to the district."

Senator Denman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from lines 9, 10, 11 and 12 the words as follows:

"The wilful failure of any teacher or person supervising the students in courses covered by this Act to perform the duties herein shall constitute a misdemeanor."

The amendment to the amendment was adopted.

On motion of Senator Beneke, the amendment as amended was adopted.

Senator Nims moved that the bill be read a third 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:

Balloun	Dodds	Kibbie	Nurse
Benda	Elthon	Klefstad	O'Malley
Beneke	Elvers	Kruck	Patton
Briles	Ely	Kyhl	Reno
Burke	Flatt	Lodwick	Reppert
Burns	Floy	McGill	Rigler
Cassidy	Frommelt	Messerly	Shaff
Coleman	Hagedorn	Mills	Shirley
Condon	Hansen	Mincks	Stanley
DeKoster	Heying	Murray	Tabor
Denman	Hill	Nims	Van Gilst

Nays, none.

Absent or not voting, 15:

Buren	Lange	McNally	Stephens
Griffin	Lucken	Riley	Vance
Hagie	Lisle	Schroeder	Walker
Heaberlin	Main	Shoeman	

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

On motion of Senator O'Malley, House File 22, a bill for an act to amend section thirty (30) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to bona fide conventions or meetings and occasional private social gatherings of friends or relatives, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun	Elthon	Kruck	Patton
Benda	Elvers	Kyhl	Reno
Beneke	Ely	Lodwick	Reppert
Briles	Flatt	McGill	Rigler
Burke	Floy	Messerly	Shaff
Burns	Frommelt	Mills	Shirley
Cassidy	Hagedorn	Mincks	Stanley
Coleman	Hansen	Murray	Tabor
Condon	Heying	Nims	Vance
DeKoster	Hill	Nurse	Van Gilst
Denman	Kibbie	O'Malley	Walker
Dodds	Klefstad		

Nays, none.

Absent or not voting, 13:

Buren Lange Main Schroeder Griffin Lisle McNally Shoeman Hagie Lucken Riley Stephens Heaberlin

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

On motion of Senator O'Malley, House File 116, a bill for an act relating to condemnation of land for water recreational areas, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Elthon Kruck Reno Benda Elvers Kvhl Reppert Reneke Ely Lodwick Rigler Flatt Schroeder Briles McGill Messerly Burke Floy Shaff Burns Frommelt Mills Shirley Cassidy Hagedorn Mincks Stanley Coleman Hansen Murray Tabor Heving Nims Vance Condon Van Gilst Nurse DeKoster Hill Kibbie Denman O'Mallev Walker Klefstad Patton Dodds

Nays, none.

Absent or not voting, 12:

BurenHeaberlinLuckenRileyGriffinLangeMainShoemanHagieLisleMcNallyStephens

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

On motion of Senator Burns, Senate File 50, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children, 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 50, by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Policy. It is the policy of this state to provide protection for children who have been physically injured as a result of abuse or willful neglect, and who may be in danger of further injury. This Act shall be

administered and interpreted to provide the greatest possible protection as promptly as possible for such children.

Sec. 2. Definitions. Wherever used in this Act. unless the context

clearly indicates otherwise:

- 1. "Health practitioner" includes any physician, surgeon, osteopath, dentist, optometrist, podiatrist, or chiropractor; any resident or intern in any of such professions; and any registered nurse attending or treating a child in the absence of a practitioner of any such professions.
 - 2. "Child" means any person under the age of eighteen (18) years.
- 3. "County department of social welfare" and "county attorney" have the meaning stated in section six (6) of this Act.
- Sec. 3. Report. Every health practitioner who examines, attends, or treats a child and who believes or has reason to believe that the child has had physical injury inflicted on him as a result of abuse or willful neglect shall make a report as provided in the following section. However, if the health practitioner examines, attends, or treats the child as a member of the staff of a hospital or similar institution, he shall immediately notify and give complete information to the person in charge of the institution or his designated representative, who shall make a report as provided in the following section.

Any other person who believes that a child has had physical injury inflicted upon him as a result of abuse or neglect may make a report as provided in the following section.

Sec. 4. Nature and contents of report; to whom made. Each report shall be made both orally and in writing, and both reports shall be made

as soon as is reasonably possible.

The oral report shall be made by telephone or otherwise to the county department of social welfare. If the person making the report believes or has reason to believe that immediate protection for the child is advisable, he also shall immediately make an oral report to an appropriate law enforcement agency.

The written report shall be made to the county department of social

welfare and the county attorney.

The oral and written reports shall contain the following information, or as much thereof as the person making the report is able to furnish: (1) the names and home addresses of the child and his parents or other persons responsible for his care; (2) the child's present whereabouts if not the same as his home address; (3) the child's age; (4) the nature and extent of the child's injuries, including any evidence of previous injuries; and (5) any other information which the person making the report believes might be helpful in establishing the cause of the injuries and the identity of the person or persons responsible therefor.

A report made by anyone other than a health practitioner, hospital, or similar institution may be oral, written, or both; shall be regarded as a report pursuant to this Act whether or not the report contains all of the information required by this section; and may be made to any county department of social welfare, county attorney, or law enforcement agency. If the report is made to any agency other than the county department of social welfare, such agency shall promptly refer the report to the county department of social welfare.

Sec. 5. Investigation and other action. The county department of social welfare shall make a thorough investigation promptly after receiving either the oral or written report. The primary purpose of the investigation shall be the protection of the child.

The investigation shall include the nature, extent, and cause of the

child's injuries; the identity of the person or persons responsible therefor; the names and condition of other children in the home; the child's home environment and relationship with his parents or other persons responsible for his care; and all other pertinent matters.

The investigation shall include a visit to the child's home. If admission to the home cannot be obtained, the juvenile court or district court, upon good cause shown, may authorize the person or persons making the investigation to enter and examine the child's home, using reasonable force

if necessary.

The county department of social welfare shall make a complete written report of the investigation to the juvenile court, the county attorney, and

the appropriate law enforcement agency.

The written report of the investigation shall be delivered within ninety-six (96) hours after the county department of social welfare receives either the oral or written report of injury, unless the juvenile court or district court grants an extension of time for good cause shown.

The county attorney and any law enforcement or welfare agency in the state shall cooperate and assist in the investigation upon the request of the county department of social welfare. The county attorney and appropriate law enforcement agencies shall also take any other lawful action which may be necessary or advisable for the protection of the child.

The county department of social welfare shall make available all lawful services and take all lawful action which appears advisable to protect

the health and welfare of the child and his family.

The county department of social welfare shall promptly begin any proceeding under chapter two hundred thirty-two (232) of the Code which appears to be in the best interests of the child; but if the county department of social welfare fails to do so, the county attorney shall promptly do so.

Sec. 6. Jurisdiction; transfer. "County department of social welfare" or "county attorney" ordinarily refer to the county in which the child's home is located.

However, if the person making the report pursuant to this Act does not know where the child's home is located, or if the child's home is not located in the county where the health practitioner examines, attends, or treats the child, the report may be made to the designated agencies for the county where the person making the report resides or the county where the health practitioner examines, attends, or treats the child. These agencies shall promptly proceed as provided in section five (5) of this Act, unless the matter is transferred to another county as provided in this section.

If it appears that the child's home is located in another county, the county department of social welfare shall promptly transfer the matter to the other county by transmitting a copy of the report of injury and any other pertinent information to the county department of social welfare and the county attorney of the other county. They shall promptly proceed as provided in section five (5) of this Act.

Sec. 7. Immunity from liability. Anyone participating in good faith in the making of a report pursuant to this Act shall have immunity from any liability, civil or criminal, which might otherwise be incurred or imposed. Any such participant shall have the same immunity with respect to participation in good faith in any judicial proceeding resulting from such report or relating to the subject matter of such report.

Sec. 8. Evidence not privileged or excluded. Sections six hundred twenty-two point seven (622.7), six hundred twenty-two point nine (622.9), and six hundred twenty-two point ten (622.10), Code 1962, and any other

statute or rule of evidence which excludes or makes privileged the testimony of a husband or wife against the other or the testimony of a health practitioner as to confidential communication, shall not apply to evidence regarding a child's injuries or the cause thereof in any judicial proceeding, civil or criminal, resulting from a report pursuant to this Act of relating to the subject matter of such report.

Senator Stanley offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment as follows:

- 1. Strike the word "communication" in line 132 and insert in lieu thereof the word "communications".
- 2. Amend the title by inserting after the word "children" in line 2 the words "and the protection of children against further injury".

The amendment to the amendment was adopted.

On motion of Senator Stanley, the committee amendment as amended was adopted.

Senator Burns moved that the bill be read a third 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:

,,			
Balloun	Elvers	Klefstad	Patton
Benda	Ely	Kruck	Reno
Beneke	Flatt	Kyhl	Reppert
Briles	Floy	Lodwick	Rigler
Burke	Frommelt	McGill	Schroeder
Burns	Griffin	Messerly	Shaff
Cassidy	Hagedorn	Mills	Shirley
Coleman	Hagie	Mincks	Shoeman
Condon	Hansen	Murray	Stanley
DeKoster	Heying	Nims	Tabor
Denman	Hill	Nurse	Van Gilst
Dodds	Kibbie	O'Malley	Walker
Elthon		•	

Nays, none.

Absent or not voting, 10:

Buren	Lisle	McNally	Stephens
Heaberlin	Lucken	Riley	Vance
Lange	Main	-	

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 Ely, Senate File 274, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely asked and received unanimous consent that House File 383 be substituted for Senate File 274.

On motion of Senator Ely, House File 383, a bill for an act to clarify inpatient and outpatient services on voluntary patients at the state institutions, was taken up and considered.

Senator Ely moved that the bill be read a third 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:

Balloun Elthon Kibbie O'Malley Benda Elvers Klefstad Patton Beneke Ely Kruck Reno Briles Flatt Kvhl Reppert Burke Floy Lodwick Rigler Frommelt Burns McGill Schroeder Cassidy Griffin Messerly Shaff Coleman Hagedorn Mills Stanley Tabor Condon Hagie Mincks DeKoster Murray Van Gilst. Hansen Denman Heying Nims Walker Dodds Hill Nurse

Nays, none.

Absent or not voting, 12:

BurenLisleMcNallyShoemanHeaberlinLuckenRileyStephensLangeMainShirleyVance

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

Senator Ely asked and received unanimous consent that Senate File 274 be withdrawn from further consideration of the Senate.

On motion of Senator Flatt, Senate File 505, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations, was taken up and considered.

Senator Flatt moved that the bill be read a third 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:

Balloun Elthon Kibbie O'Mallev Patton Benda Elvers Klefstad Beneke Ely Reno Kruck Briles Kyhl Flatt Reppert Burke Floy Lodwick Rigler Burns Frommelt McGill Schroeder Cassidy Griffin Shaff Messerly Coleman Mills Stanley Hagedorn Condon Hagie Mincks Tabor DeKoster Hansen Murray Vance Denman Heying Van Gilst Nims Dodds Hill Walker Nurse

Nays, none.

Absent or not voting, 11:

Buren Lisle McNally Shoeman Heaberlin Lucken Riley Stephens Lange Main Shirley

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 Senate File 504 passed the Senate.

EUGENE M. HILL.

SENATE FILE WITHDRAWN

Senator Shoeman asked and received unanimous consent that Senate File 347 be withdrawn from further consideration of the Senate.

REPORT OF COMMITTEE

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 212, a bill for an act relating to the marketing of dairy products, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Coleman-Lange amendment filed March 30, 1965, and when so amended the bill do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 169 as follows:

1. By adding the following paragraph at the end of

3 section 1.

4 "Not later than September 1 of each year the department of public instruction shall certify to the board of super-

6 visors of each county the amount of general aid, supplemen-

visors of each county the amount of general aid, supplementary aid, transportation aid, and any other state aid that

8 will be received by each school district within the county.

9 In the event any estimate of said aids in any school budget

10 certified to the county auditor, as provided by section

11 twenty-four point seventeen (24.17) of the Code, is less

12 than the amount of said aid certified to the county board

13 of supervisors by the department of public instruction as

14 provided by this section, the board of supervisors shall 15 reduce the amount to be raised by taxation shown in the

16 certified budget by an amount equal to the difference be-

tween the estimated aid in the budget and the amount of

18 aid certified to the board of supervisors by the state

19 department of public instruction before levying the taxes

20 as provided by section two hundred ninety-eight point

21 eight (298.8) of the Code."

- 22 2. Further amend by adding the following new sections 23 after section 2.
- 24 Sec. 3. "Section two hundred ninety-eight point four 25 (298.4). Code 1962, is hereby repealed.
- 26 Sec. 4. "Section three hundred one point four (301.4),
- 27 Code 1962, is amended by striking all after the word 'fund'
- 28 in line four (4)."

DONALD G. BENEKE.

- Amend the title to Senate File 318 by striking the word "registration" and inserting in lieu thereof the word "permit".
 - Further amend Senate File 318 by striking all after the enacting

4 clause and substituting in lieu thereof the following:

5 Section 1. Section six hundred ninety-five point four (695.4) Code 6 1962, is hereby amended as follows:

6 1962, is hereby amended as follows:
7 1. By inserting after the word "or

1. By inserting after the word "only", in line three (3), the

8 words "for an annual fee of two dollars (\$2.00)."

- 9 2. By adding at end of said section the following: "Any permit 10 issued under this section shall be valid throughout the state.
- 11 The sheriff may revoke any permit issued under this section
- 12 and he shall revoke the permit of any person convicted of

13 a felony".

- 14 Section 2. Section six hundred ninety-five point eight (695.8),
- 15 Code 1962, is hereby amended as follows: By inserting after the
- 16 word "and", in line seven (7), the words "has paid an annual fee of
- 17 two dollars (\$2.00)."

MAX E. RENO.

- 1 Amend Senate File 502, section 1, line 3 by adding
- 2 after the word "employment" the following:
- 3 "(other than part-time, temporary, seasonal or
- 4 legislative employees and)".

DAVID O. SHAFF.

- 1 Amend Senate File 524 after the period in line 10 by
- 2 adding thereto the following sentence:
- 3 "For the purposes of this section, death of an employee
- 4 shall be considered a termination of employment which shall
- 5 require payment of such vacation allowances as might be
- 6 payable for any other termination."

LUCAS J. DEKOSTER. WILLIAM F. DENMAN.

1 Amend House File 75 by striking all after the enacting clause

2 and inserting in lieu thereof the following:

- 3 Section 1. Chapter one hundred fourteen (114), Acts of the 60th
- 4 General Assembly is amended by inserting after the period (.) in line
- 5 twenty-one (21) of section ten (10) the following: "However, if his 6 conviction of a felony occurred more than five (5) years before the date
- o conviction of a felony occurred more than hive (5) years before the of the application for a license, and if the applicant's rights of
- 8 citizenship have been restored by the governor, the commission may issue a
- 9 license notwithstanding such conviction."

DAVID STANLEY.

- 1 Amend House File 66 by striking all of sections 2,
- 2 3, and 4, inserting the following new sections

in lieu thereof, and renumbering the remaining sections:

"Sec. 2. Subsection six (6) of section one hundred twenty-four point two (124.2), Code 1962, is repealed and the following is substituted therefor:

"6. The term 'person of good moral character' as used in this chapter shall mean any person who meets all of the following requirements:

a. He has such financial standing and good reputation as will satisfy the issuing authority that he will comply with this chapter and all laws, ordinances, and regulations applicable to his operations under this chapter.

b. He does not possess a federal gambling stamp.

c. He is not prohibited by the provisions of section one hundred twenty-four point thirty (124.30), Code 1962, from obtaining a permit.

17 obtaining a permit. 18 d. He has not be

d. He has not been convicted of a felony. However, if his conviction of a felony occurred more than five (5) years before the late of the application for a permit, and if his rights of citizenship have been restored by the governor, the issuing authority may determine that he is a person of good moral character notwithstanding such conviction.

e. If such person is a corporation, firm copartnership, or association, the requirements of this subsection shall apply to each of the officers, directors, and partners of such person, and to any person who directly or indirectly owns or controls ten (10) per cent or more of any class of stock of such person or has an interest of ten (10) per cent or more in the ownership or profits of such person. For the purposes of this provision, an individual and his spouse shall be regarded as one person.

"Sec. 3. Section one hundred twenty-four point two (124.2), Code 1962, is amended by adding the following new subsection:

"'Minor' as used in this chapter shall mean any person under the age of twenty-one (21) years."

"Sec. 4. Section one hundred twenty-four point twenty (124.20), Code 1962, is amended by numbering the first two (2) paragraphs as subsections one (1) and two (2) and by striking the third (3rd) paragraph and inserting the following in lieu thereof:

"3. No person shall knowingly sell, give, supply, or offer any alcoholic beverage or beer to any minor, except within a private home and with the knowledge and consent of the parent or guardian of said minor. No person shall knowingly permit any minor to purchase or consume any alcoholic beverage or beer on the premises of a class 'B' or class 'C' permit holder.

"4. No minor shall purchase, obtain, or attempt to purchase or obtain any alcoholic beverage or beer from any person, except within a private home and with the knowledge and consent of the parent or guardian of said minor.

"5. No minor shall misrepresent his or her age for the purpose of purchasing, obtaining, or attempting to purchase or obtain any alcoholic beverage or beer. If any minor shall misrepresent his or her age, and if the permit holder shall establish that he made reasonable inquiry to determine

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59 whether such prospective purchaser is a minor, the permit holder shall not be guilty of selling to a minor. 60

61 "6. No class 'B' or 'C' permit holder shall knowingly 62

permit any gaming, gambling, solicitation for immoral purposes, immoral or disorderly conduct in or about his place of business. 63

"7. No class 'B' or 'C' permit holder shall knowingly allow the mixing or adding of alcohol or any alcoholic beverage to beer or any other beverage in or about his place of business, except as permitted under a license issued under chapter one hundred twenty-three (123) of the Code." "Sec. 5. Section one hundred twenty-four point thirty (124.30), Code 1962, is repealed and the following is substi-

tuted therefor: "The permit under this chapter shall automatically be revoked and shall immediately be surrendered by the permit holder, and the bond of the permit holder shall be forfeited, upon any of the following events:

1. If the permit holder is convicted of any violation of subsection three (3), six (6), or seven (7) of section one hundred twenty-four point twenty (124.20), of the Code.

2. If the permit holder is convicted of any violation of section one hundred twenty-four point thirty-one (124.31) of the Code.

3. If any agent or employee of the permit holder is convicted of any violation of subsection three (3) of section one hundred twenty-four point twenty (124.20) of the Code in or about the place of business for which the permit is issued.

4. If the permit holder is convicted of a felony.

"If after the effective date of this Act any permit is revoked under the provisions of this section or revoked for cause under any other provision of this section, the person whose permit is revoked shall not thereafter be allowed to obtain or hold a permit under this chapter. The spouse of such person shall not thereafter be allowed to obtain or hold a permit under this chapter. No permit under this chapter shall be issued which covers any business in which such person directly or indirectly owns or controls ten (10) per cent or more of any class of stock or has an interest of ten (10) per cent or more in the ownership or profits of such business: and for the purposes of this provision an individual and his spouse shall be regarded as one person.

However, a conviction of a felony shall not prevent the 100 101 issuance of a permit if (a) the conviction occurred more than five (5) years before the date of the application for a permit, 102 103 (b) the rights of citizenship of such person have been restored 104 by the governor, and (c) the issuing authority determines that 105 such person is a person of good moral character notwithstanding

106 such convictions. 107

"If a permit is revoked upon any of the events specified in subsections one (1), two (2), and three (3) of this section, no permit under this chapter shall be issued for the place of 109 1 110 business covered by the revoked permit during the period of 111 one (1) year after such revocation."

> DAVID STANLEY. HOWARD C. REPPERT, JR.

- 1 Amend House File 445 as follows:
- 2 1. By striking from line 19 of section 4 the word "five" and 3 inserting in lieu thereof the word "fifteen (15)".
- 4 2. By striking from line 23 of section 4 the word "five (5)"

5 and inserting in lieu thereof the word "ten (10)".

- 6 3. By striking from line 24 of section 4 the word "ten (10)" 7 and inserting in lieu thereof the word "fifteen (15)".
- 8 4. By striking from line 27 of section 4 the words "motor 9 inn,".
- 5. By striking from line 28 of section 4 the word "ten (10)" and inserting in lieu thereof the word "fifteen (15)".
- 12 6. By striking sections 7, 8, 9, 10, 11, 12, 13, and 14 and

13 inserting in lieu thereof the following:

- 14 "Sec. 7. Sections one hundred seventy point nine (170.9)
- 15 through one hundred seventy point thirty-three (170.33) and sec-
- 16 tion one hundred seventy point thirty-five (170.35), Code 1962,
- 17 are hereby repealed and the following enacted in lieu thereof:
- 18 "The secretary of agriculture shall adopt, amend, promulgate,
- 19 and enforce rules, regulations, and standards applicable to hotels,
- 20 restaurants, and food establishments relating to:
- 1. The quality, wholesomeness, and the safe and sanitary protection, handling, storage, preparation, and processing of food, food products, and food ingredients.

2. The health and cleanliness of personnel.

- 25 3. The sanitary maintenance and cleaning of equipment, bedding, 26 linen, facilities, and premises.
- 4. The sanitary, safety, and adequacy of water supplies, plumbing, toilets, refuse storage and disposal, and sewer collection

29 and disposal.

24

- 30 5. Vermin control.
- 31 6. Lighting and ventilation.
- 32 7. Housekeeping.
- 33 "Sec. 8. Section one hundred seventy point forty-nine (170.49),
- 34 Code 1962, is hereby amended by inserting in line two (2) after
- 35 the word 'chapter' the words 'or the rules, regulations, or stand-
- 36 ards adopted by the secretary of agriculture under the authority
- 37 of this Act'."

JOHN M. ELY, JR.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Friday, April 2, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, APRIL 2, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Dick Harberts, pastor of the First Presbyterian Church, Jefferson, Iowa.

PRESENTATION OF VISITORS

Senator Beneke asked and received unanimous consent to present to the Senate thirty-four students from the Newell Community School who were present in the balcony accompanied by their instructors, Francis Urban and Mrs. Cuthburt.

Senator Mills asked and received unanimous consent to present to the Senate one hundred seven students, members of the senior class of the West Marshall High School, who were present in the balcony accompanied by their instructor, Helen Mari Young.

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator Reppert, House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws, was taken up for further consideration.

Senator Stanley offered the following amendment, filed by Senators Stanley and Reppert, and moved its adoption:

Amend House File 66 by striking all of sections 2, 3, and 4, inserting the following new sections in lieu thereof, and renumbering the remaining sections:

"Sec. 2. Subsection six (6) of section one hundred twenty-four point two (124.2), Code 1962, is repealed and the following is substituted therefor:

"6. The term 'person of good moral character' as used in this chapter shall mean any person who meets all of the following requirements:

a. He has such financial standing and good reputation as will satisfy the issuing authority that he will comply with this chapter and all laws, ordinances, and regulations applicable to his operations under this chapter.

b. He does not possess a federal gambling stamp.

c. He is not prohibited by the provisions of section one hundred twenty-

four point thirty (124.30), Code 1962, from obtaining a permit.

d. He has not been convicted of a felony. However, if his conviction of a felony occurred more than five (5) years before the date of the application for a permit, and if his rights of citizenship have been restored by the governor, the issuing authority may determine that he is a person of good moral character notwithstanding such conviction.

e. If such person is a corporation, firm copartnership, or association, the requirements of this subsection shall apply to each of the officers, directors, and partners of such person, and to any person who directly or indirectly owns or controls ten (10) per cent or more of any class of stock of such person or has an interest of ten (10) per cent or more in the ownership or profits of such person. For the purposes of this provision, an individual and his spouse shall be regarded as one person.

"Sec. 3. Section one hundred twenty-four point two (124.2), Code 1962,

is amended by adding the following new subsection:

"'Minor' as used in this chapter shall mean any person under the age

of twenty-one (21) years."

"Sec. 4. Section one hundred twenty-four point twenty (124.20), Code 1962, is amended by numbering the first two (2) paragraphs as subsections one (1) and two (2) and by striking the third (3rd) paragraph and inserting the following in lieu thereof:

"3. No person shall knowingly sell, give, supply, or offer any alcoholic beverage or beer to any minor, except within a private home and with the knowledge and consent of the parent or guardian of said minor. No person shall knowingly permit any minor to purchase or consume any alcoholic beverage or beer on the premises of a class 'B' or class 'C' permit holder.

"4. No minor shall purchase, obtain, or attempt to purchase or obtain any alcoholic beverage or beer from any person, except within a private home and with the knowledge and consent of the parent or guardian of said minor.

"5. No minor shall misrepresent his or her age for the purpose of purchasing, obtaining, or attempting to purchase or obtain any alcoholic beverage or beer. If any minor shall misrepresent his or her age, and if the permit holder shall establish that he made reasonable inquiry to determine whether such prospective purchaser is a minor, the permit holder shall not be guilty of selling to a minor.

"6. No class 'B' or 'C' permit holder shall knowingly permit any gaming, gambling, solicitation for immoral purposes, immoral or disorderly conduct

in or about his place of business.

"7. No class 'B' or 'C' permit holder shall knowingly allow the mixing or adding of alcohol or any alcoholic beverage to beer or any other beverage in or about his place of business, except as permitted under a license issued under chapter one hundred twenty-three (123) of the Code."

"Sec. 5. Section one hundred twenty-four point thirty (124.30), Code

1962, is repealed and the following is substituted therefor:

"The permit under this chapter shall automatically be revoked and shall immediately be surrendered by the permit holder, and the bond of the permit holder shall be forfeited, upon any of the following events:

1. If the permit holder is convicted of any violation of subsection three (3), six (6), or seven (7) of section one hundred twenty-four point twenty

(124.20), of the Code.

2. If the permit holder is convicted of any violation of section one hundred

twenty-four point thirty-one (124.31) of the Code.

3. If any agent or employee of the permit holder is convicted of any violation of subsection three (3) of section one hundred twenty-four point twenty (124.20) of the Code, in or about the place of business for which the permit is issued.

4. If the permit holder is convicted of a felony.

"If after the effective date of this Act any permit is revoked under the provisions of this section or revoked for cause under any other provision of this section, the person whose permit is revoked shall not thereafter be allowed to obtain or hold a permit under this chapter. The spouse

of such person shall not thereafter be allowed to obtain or hold a permit under this chapter. No permit under this chapter shall be issued which covers any business in which such person directly or indirectly owns or controls ten (10) per cent or more of any class of stock or has an interest of ten (10) per cent or more in the ownership or profits of such business; and for the purposes of this provision an individual and his spouse shall be regarded as one person.

However, a conviction of a felony shall not prevent the issuance of a permit if (a) the conviction occurred more than five (5) years before the date of the application for a permit, (b) the rights of citizenship of such person have been restored by the governor, and (c) the issuing authority determines that such person is a person of good moral character notwith-

standing such convictions.

"If a permit is revoked upon any of the events specified in subsection one (1), two (2), and three (3) of this section, no permit under this chapter shall be issued for the place of business covered by the revoked permit during the period of one (1) year after such revocation."

The amendment was adopted.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him on March 25 and found on page 683 of the Senate Journal.

Senator Rigler asked and received unanimous consent to withdraw the amendment filed by Senators Shaff and Rigler on March 23 and found on page 628 of the Senate Journal.

Senator Reppert moved that the bill be read a third 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:

Balloun	\mathbf{Dodds}	Klefstad	O'Malley
Benda	Elthon	Kruck	Patton
Beneke	Elvers	Kyhl	Reno
Briles	Ely	Lodwick	Reppert
Buren	Flatt	McGill	Rigler
Burke	Floy	Messerly	Shirley
Cassidy	Frommelt	Mills	Shoeman
Coleman	Hagedorn	Mincks	Stanley
Condon	Hansen	Murray	Tabor
DeKoster	Haying	Nims	Vance
Denman	Kibbie	Nurse	Walker

Nays, 3:

Hill Stephens Van Gilst

Absent or not voting, 12:

Burns Heaberlin Lucken Riley
Griffin Lange Main Schroeder
Hagie Lisle McNally Shaff

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

Senator Reppert asked and received unanimous consent that Senate File 147 be withdrawn from further consideration of the Senate.

Senator Reppert asked and received unanimous consent that House File 68 be withdrawn from further consideration of the Senate.

RECONSIDERATION OF SENATE FILE 207

Senator Reppert asked and received unanimous consent to take up for further consideration Senate File 207, in accordance with the motion to reconsider the vote by which the bill failed to pass the Senate on March 31 and found on page 760 of the Senate Journal.

Senator Reppert moved the adoption of the motion to reconsider, which motion prevailed.

Senator Reppert moved to reconsider the vote by which Senate File 207 went to its third reading, which motion prevailed.

On motion of Senator Reppert, Senate File 207, a bill for an act to amend chapter two hundred fifty-two point forty-three (252.43), Code 1962, relating to county poor fund levy, was taken up for further consideration.

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

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

Rule 8 was invoked.

А٦	ves.	28	٠
A 1	ves.	40	÷

Balloun	Denman	Klefstad	Nims
Beneke	Dodds	Kruck	O'Malley
Briles	Ely	Main	Reno
Burke	Frommelt	McGill	Reppert
Cassidy	Hagedorn	Mills	Rilev
Coleman	Heying	Mincks	Shirley
Condon	Kibbie	Murray	Stanley
Nays, 20:		4	
D. 1	T31 14	7.5	a. 1

BendaFlattMesserlyStephensBurenFloyNurseTaborDeKosterHillPattonVanceElthonKvhlRiglerVan Gilst

Elthon Kyhl Rigler Van Gil Elvers Lodwick Shoeman Walker

Absent or not voting, 11:

Burns	Hansen	Lisle	Schroeder
Griffin	Heaberlin	Lucken	Shaff
Hagie	Lange	McNally	

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

UNFINISHED BUSINESS

On motion of Senator Burke, Senate File 195, a bill for an act permitting mobile homes to be placed in storage, was taken up for further consideration.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 195, section 2, by striking the last sentence.

The amendment was adopted.

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

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

Ayes, 22:

Briles	Dodds	McGill	Nurse
Buren	Ely	Messerly	O'Malley
Burke	Flatt	Mincks	Patton
Cassidy	Floy	Murray	Reno
Condon	Frommelt	Nims	Reppert
Denman	Hill		

Navs. 21:

Balloun	Griffin	Kyhl	Stanley
Benda	Hagedorn	Lodwick	Stephens
Beneke	Hansen	Mills	Tabor
DeKoster	Heying	Rigler	Vance
Elthon	Klefstad	Shoeman	Van Gilst
Elvers			

Absent or not voting, 16:

Burns	Kibbie	Lucken	Schroeder
Coleman	Kruck	Main	Shaff
Hagie	Lange	McNally	Shirley
Heaberlin	Lisle	Riley	Walker

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

Senator Hansen called up the following resolution:

SENATE CONCURRENT RESOLUTION 21 By Hansen and Stanley

Whereas, fifteen (15) states observe daylight saving time on a statewide basis, and

Whereas, sixteen (16) states observe daylight saving time but not on a statewide basis, and

Whereas, nineteen (19) states do not observe daylight saving time, and Whereas, all of the fifteen (15) states observing daylight saving time on a statewide basis switch to daylight saving time on the last Sunday in April, and

Whereas, the states observing daylight saving time but not on a statewide basis use varying dates for switching to daylight saving time, and Whereas, thirteen (13) of the fifteen (15) states observing daylight saving time on a statewide basis return to standard time on the last

Sunday in October, and

Whereas, a great deal of confusion and inconvenience has arisen due to the differences in time between states and between different localities within a state that does not observe daylight saving time on a statewide basis, now therefore,

Be It Resolved by the Senate, the House Concurring, that the Congress of the United States be requested to enact a daylight saving time law that would make daylight saving time uniform throughout all of the states.

Be It Further Resolved, that a copy of this resolution be forwarded by the Secretary of the Senate, to the President of the United States, and to each member of the Senate and the House of Representatives of the United States.

On motion of Senator Hansen, 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 190, a bill for an act relating to reorganization of school districts.

Also: That the House has amended and adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 18, regarding the protection of civil liberties of an individual questioned during proceedings of a Senate or House investigating committee.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 18

Amend Senate Concurrent Resolution 18 by striking after the word "upon" in line thirteen (13) the words "his request" and inserting in lieu thereof the following: "application to the committee and for good cause shown".

Further amend Senate Concurrent Resolution 18 by inserting a period after the word "protected" and striking the remainder of line fifteen (15) and all of line sixteen (16).

HOUSE AMENDMENT CONSIDERED

Senator O'Malley called up for consideration Senate Concurrent Resolution 18, amended by the House, and moved that the Senate concur in the House amendment.

SENATE CONCURRENT RESOLUTION 18 By Denman

Whereas, the House and the Senate, from time to time in their respective wisdom, vote to establish investigating committees for purpose involving future legislation, and

Whereas, in conducting such investigations certain citizens of the State of Iowa are called before official proceedings of said investigating committees, and

Whereas, said proceedings take on the aspect of judicial boards.

Therefore, Be It Resolved by the Senate and the House Concurring: That in any proceedings where an individual is called in to be questioned, said proceedings must be recorded by an official court reporter and the individual questioned be furnished an attorney of his choice upon his request.

Be It Resolved Further that the civil liberties of the individual involved be protected in the same manner as they are protected in a court of law.

The Senate concurred in the House amendment.

Senator O'Malley moved the adoption of the resolution as amended, which motion prevailed.

President pro tempore O'Malley took the chair at 10:55 a.m.

RECONSIDERATION OF SENATE FILE 504

Senator Hill called up the following motion filed by him:

Mr. President: I move to reconsider the vote by which Senate File 504 passed the Senate.

EUGENE M. HILL.

The motion prevailed.

Senator Hill moved to reconsider the vote by which Senate File 504, a bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes, went to its third reading, which motion prevailed.

Senator Hill asked and received unanimous consent that House File 575 be substituted for Senate File 504.

On motion of Senator Hill, House File 575, a bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes, was taken up and considered.

Senator Hill moved that the bill be read a third 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:

Ayes, 45:			
Benda	Denman	Frommelt	Klefstad
Briles	\mathbf{Dodds}	Griffin	Kruck
Buren	Elthon	Hagedorn	Kyhl
Cassidy	Elvers	Hansen	Lodwick
Coleman	Ely	Heying	McGill
Condon ,	Flatt	Hill	Messerly
DeKoster	Floy	Kibbie	Mills

Mincks Patton Rilev Stephens Murray Reno Shirley Vance Nims Shoeman Van Gilst Reppert Nurse Rigler Stanley Walker O'Malley

Nays, none.

Absent or not voting, 14:

BallounHagieLuckenSchroederBenekeHeaberlinMainShaffBurkeLangeMcNallyTaborBurnsLisle

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

Senator Hill asked and received unanimous consent that Senate File 504 be withdrawn from further consideration of the Senate.

Senator Stanley asked and received unanimous consent that Senate File 56 be withdrawn from further consideration of the Senate.

THIRD READING OF BILLS

On motion of Senator Griffin, Senate File 246, a bill for an act relative to claims against counties, 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 246 as follows:

1. Amend section 1, by striking all of subsection 2.

On motion of Senator Griffin, the committee amendment was adopted.

Senator Griffin asked and received unanimous consent to withdraw the amendment filed by him and found on page 549 of the Senate Journal.

Senator Griffin moved that the bill be read a third 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:

Balloun Dodds Hansen Mills Benda Elthon Heving Mincks Beneke Elvers Hill Murray Briles Ely Kibbie Nims Buren Flatt Klefstad Nurse Cassidy Floy Kruck O'Mallev Coleman Frommelt Kyhl Patton DeKoster Griffin Lodwick Reno Denman Hagedorn McGill . Reppert

Rigler Riley Shoeman Stanley

Vance Van Gilst Walker

Nays, 1: Messerly

Absent or not voting, 15:

Burke Burns Condon Hagie Heaberlin Lange Lisle Lucken

Main McNally Schroeder Shaff Shirley Stephens Tabor

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

Senator Beneke asked and received unanimous consent to take up Senate File 366.

On motion of Senator Beneke, Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Condon asked and received unanimous consent that action on Senate File 366 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Stanley, House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to qualifications for a liquor license, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 75 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly is amended by inserting after the period (.) in line twenty-one (21) of section ten (10) the following: "However, if his conviction of a felony occurred more than five (5) years before the date of the application for a license, and if the applicant's rights of citizenship have been restored by the governor, the commission may issue a license notwithstanding such conviction."

The amendment was adopted.

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

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

Ayes, 36:

Balloun Denman Kibbie Nims Benda Dodds Nurse Klefstad Briles Elvers O'Mallev Kruck Buren Elv Kvhl Reno Burke Flov Lodwick Reppert Rigler Cassidy Frommelt McGill Mills Rilev Coleman Griffin Condon Mincks Stanley Hagedorn DeKoster Hansen Murray Vance

Nays, 7:

Beneke Heying Messerly Van Gilst

Flatt Hill Stephens

Absent or not voting, 16:

Burns Lange McNally Shirley Elthon Shoeman Lisle Patton Schroeder Tabor Hagie Lucken Heaberlin Main Shaff Walker

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

On motion of Senator Beneke, Senate File 169, a bill for an act relating to the financing of school costs, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 169 as follows:

1. By adding the following paragraph at the end of section 1:

"Not later than September 1 of each year the department of public instruction shall certify to the board of supervisors of each county the amount of general aid, supplementary aid, transportation aid, and any other state aid that will be received by each school district within the county. In the event any estimate of said aids in any school budget certified to the county auditor, as provided by section twenty-four point seventeen (24.17) of the Code, is less than the amount of said aid certified to the county board of supervisors by the department of public instruction as provided by this section, the board of supervisors shall reduce the amount to be raised by taxation shown in the certified budget by an amount equal to the difference between the estimated aid in the budget and the amount of aid certified to the board of supervisors by the state department of public instruction before levying the taxes as provided by section two hundred ninety-eight point eight (298.8) of the Code."

2. Further amend by adding the following new sections after section 2: Sec. 3. "Section two hundred ninety-eight point four (298.4), Code 1962, is hereby repealed.

Sec. 4. "Section three hundred one point four (301.4), Code 1962, is amended by striking all after the word 'fund' in line four (4)."

The amendment was adopted.

Senator Beneke moved that the bill be read a third 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:

Balloun Elvers Kvhl Reno Benda Ely Lodwick Reppert **Beneke** Flatt McGill Rigler Briles Flov Messerly Rilev Buren Frommelt Mills Shirley Burke Griffin Mincks Shoeman Cassidy Hansen Murray Stanley Coleman Heying Nims Stephens DeKoster Hill Nurse Tahor Denman Kibbie O'Malley Van Gilst Dodds Klefstad Patton Walker Elthon Kruck

Nays, none.

Absent or not voting, 13:

BurnsHeberlinLuckenSchroederCondonLangeMainShaffHagedornLisleMcNallyVanceHagie

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

Senator Ely asked and received unanimous consent that Senate Files 297 and 298 be withdrawn from further consideration of the Senate.

On motion of Senator Ely, Senate File 97, a bill for an act to authorize joint exercise of governmental powers by public agencies, 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 2, by striking the last sentence.

Amend section 4, by striking from line 2 the words, "or private agencies". Amend further by striking all of section 14.

Senator Messerly offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment by striking "all private agencies" and inserting in lieu thereof the words "or private.".

The amendment to the amendment was adopted.

Senator Messerly asked and received unanimous consent that action on Senate File 97 be deferred and that the bill be placed on the calendar under unfinished business."

On motion of Senator Cassidy, Senate File 310, a bill for an act

relating to drivers of emergency vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Cassidy asked and received unanimous consent that House File 289 be substituted for Senate File 310.

On motion of Senator Cassidy, House File 289, a bill for an act relating to drivers of emergency vehicles, was taken up and considered.

Senator Cassidy moved that the bill be read a third 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:

Balloun	Flatt	Lodwick	Reno
Beneke	Floy	McGill	Reppert
Briles	Frommelt	Messerly	Rigler
Buren	Hansen	Mills	Riley
Burke	Heying	Mincks	Shirley
Cassidy	Hill	Murray	Shoeman
Coleman	Kibbie	Nims	Stanley
Denman	Klefstad	Nurse	Stephens
Dodds	Kruck	O'Malley	Van Gilst
Elvers	Kyhl	Patton	Walker
	and the second s		

Nays, 1:

Ely

Absent or not voting, 18:

Benda	Griffin	Lisle	Schroeder
Burns	Hagedorn	Lucken	Shaff
Condon	Hagie	Main	${f Tabor}$
DeKoster	Heaberlin	McNally	Vance
Elthon	Lange	-	

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

Senator Cassidy asked and received unanimous consent that Senate File 310 be withdrawn from further consideration of the Senate.

On motion of Senator Nurse, Senate File 333, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Nurse moved that the bill be read a third 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:

Beneke Flatt Kvhl Patton Briles Flov Lodwick Reno Buren Frommelt McGill Reppert Cassidy Hansen Mincks Rigler Coleman Heying Murray Riley Kibbie Nims Denman Shirley Dodds Klefstad Nurse Stanley Elvers O'Mallev Van Gilst Kruck Elv

Nays, 6:

Balloun Messerly Stephens Walker

Hill Mills

Absent or not voting, 20:

Benda Elthon Lange Schroeder Burke Griffin Lisle Shaff Hagedorn Burns Lucken Shoeman Condon Main Tabor Hagie DeKoster Heaberlin McNally Vance

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

On motion of Senator Dodds, Senate File 348, a bill for an act to amend section one hundred nine point seventy-three (109.73), Code 1962, relating to use of throw or trot lines in fishing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 36:

Flov Lodwick Briles Reno Buren Frommelt McGill Reppert Hansen Mills Cassidy Rigler Mincks Coleman Heying Riley Denman Hill Murray Shirley Dodds Kibbie Nims Shoeman Elvers Klefstad Nurse Stanley Ely Kruck O'Mallev Van Gilst Flatt Kyhl Patton Walker

Nays, 2:

Balloun Beneke

Absent or not voting, 21:

Griffin Lisle Schroeder Benda Burke Hagedorn Lucken Shaff Main Stephens Burns Hagie Heaberlin McNallv Tabor Condon Vance DeKoster Lange Messerly Elthon

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

REPORT OF COMMITTEE

Senator Kibbie submitted the following report:

Mr. President: Your committee on education to which was referred Senate File 377, a bill for an act to authorize the state board of regents to lease property and facilities, 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 377 by inserting in line 7 after the word "ownership" the words "by the State of Iowa".

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 194 by striking all of section 1 after

"revoked." in line 11.

C. JOSEPH COLEMAN.

Amend Senate File 283 as follows:

1. Strike all of subsection 2, of section 1, and

renumber the remaining section.

- 2. Amend section 2, lines 1 and 2, by striking 4
 - the words "or residential property" and by
- striking in line 3 the words "with or".

RICHARD L. STEPHENS.

Amend Senate File 397 by adding at the end of paragraph "a",

subsection 1 of section 3 the following:

3 "and except the commission shall make such rules as are

necessary to protect such birds during the nesting season." FRANCIS MESSERLY.

1 Amend Senate File 447 by adding sections 2 and

2 3 as follows: 3

"Sec. 2. Section three hundred six point two (306.2), Code

4 1962, is hereby amended as follows:

5 1. By striking all of subsection two (2) thereof and insert-

ing in lieu thereof the following: 'The term "institutional 6

- 7 roads" shall include those highways, either inside or outside of cities and towns, upon land belonging to the state at any state
- 8 9 institution, but shall not include such primary, secondary, farm

10 to market or local secondary roads which are an extension of

- either a primary or secondary highway which abuts or which both 11
- 12 enters and exits from institutional property at separate points
- 13 under the jurisdiction of the board of regents or the board of

control of state institutions." 14

15 "Sec. 3. Amend section three hundred six point two (306.2).

16 Code 1962, subsection six (6) by striking the period in line

- five (5) and adding in lieu thereof the following: 'state forest 17
- and fish and game lands under the control of the State Conserva-18
- 19 tion Commission'."

ELMER F. LANGE.

- Amend Senate File 476 as follows:
 - 1. Amend the title by striking from line 1

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- thereof the word "minors" and inserting in lieu thereof the word "patients". 4
- 5 2. By striking from line 5 of section 1
- the word "minor's" and inserting in lieu thereof the

word "patient's".

JOSEPH B. FLATT.

Amend Senate File 478 by striking all after the enacting clause and inserting in lieu thereof the following:

Title nine (IX), Code 1962, is hereby amended by adding thereto the following new chapter consisting of sections one

5 (1) through five (5) hereof:

- Section 1. The corporation known as the Iowa Soybean Association incorporated under the laws of this state shall be entitled the benefits of this chapter by filing each year with the department of agriculture verified proofs of its organization, names of 10 its offiecrs, and five hundred persons who are bona fide members thereof together with such other information as the department may
- 12 require. 13 The Iowa Soybean Association shall: Sec. 2.
- 14 1. Aid in the promotion of the soybean industry of Iowa 15 through education, research, marketing, transportation study, 16 and public relations programs, and to foster research designed 17 to develop new, additional, and improved uses for soybean prod-18 ucts and determine better methods of converting them to various

19 industrial or human uses. 20 21

- 2. Accept, receive, administer, and account for, in addition to the funds received from deduction on soybean sales provided for by this Act, all such other gifts, assistance, financial or otherwise, from federal, state, or other private or public sources, as may be voluntarily contributed to the said Iowa Soybean Association for the purposes and objectives set out in this Act.
- 27 3. Keep books, records, and accounts of all its dealings, 28 which books, records, and accounts shall be audited annually 29 by the auditor of state.
- 30 4. Make an annual report of its activities and expendi-31 tures to the secretary of agriculture. Copies of such statements shall also be given to the marketing division and any other 32 33 interested persons. Such reports shall be made available to 34the general assembly or committees of the general assembly upon 35
- 36 5. Reimburse the department of agriculture for the costs of 37collection of deductions made under this Act:
- 38 6. Not use any deducted funds for political contribution 39 or lobbying.
 - Sec. 3. For the purposes of this Act:
 - 1. "Department" means the department of agriculture.
- 2. "First purchaser" means any person, group, association, 42 43 or partnership that buys soybeans from the grower in the first instance through commercial channels, or any lienholder, public 44 or private, who may possess soybeans from the grower under any 45 46 lien.
- 3. "Grower" means any landowner personally engaged in growing 47 soybeans, a tenant, or both the owner and tenant jointly, and 48

49 includes a person, partnership, association, corporation, co-50 operative, trust, sharecropper, or any and all other business 51 units, devices, and arrangements.

4. "Sale" means and includes any pledge, mortgage, or delivery of soybeans for sale after harvest to any person, public or private.

Sec. 4. From and after the fifth day of July, 1965, there is hereby levied and imposed an excise tax deduction of one-half cent per bushel on all soybeans grown in the state and sold through commercial channels. Such deduction shall be due at or before the time such soybeans are first sold in commercial channels and shall be paid to the Iowa agricultural marketing division at such time or times as the secretary of agriculture may, by rule or regulation, prescribe, as provided by this Act but not later than the fifteenth day of the month next succeeding the month in which such soybeans are sold in commercial channels.

The deduction shall be levied and assessed to the grower at the time of delivery for sale and shall be deducted by the first purchaser from the price paid to the grower at the time of sale, or in the case of a lienholder who may possess such soybeans under his lien, the deduction shall be deducted by the lienholder from the proceeds of the loan or claim secured by such lien at the time the soybeans are pledged or mortgaged. The deduction shall be deducted as provided in this section whether the soybeans are stored in this or any other state. The purchaser, at the time of sale, shall make and deliver to the grower separate invoices for each purchase.

Where the grower sells soybeans to a first buyer outside the State of Iowa the tax herein provided shall be due and payable by the grower before shipment is made, except the Iowa agriculture marketing division may make such agreements and arrangements with such buyers outside Iowa for keeping of records and the collection of the taxes aforesaid as are necessary to secure payment of said taxes within the time fixed by the secretary of agriculture.

Sec. 5. The officers of the association shall serve without compensation but shall receive their necessary expenses while engaged in the business of the association.

Sec. 6. Section one hundred fifty-nine point twenty (159.20), Code 1962, is hereby amended as follows:

1. By striking from line twenty (20) the word "and".

2. By inserting in line twenty-four (24) after the word "agencies" the words:

"; (7) to collect, administer, and co-ordinate collection of moneys deducted from the tax on the sale or sales of Iowa grown soybeans and to pay into the state treasury such collections to be set aside in a separate fund for the Iowa soybean association which moneys are hereby appropriated to and for the exclusive use of the Iowa soybean association".

Sec. 7. Chapter one hundred fifty-nine (159), Code 1962, as amended by chapter one (1), Acts of the Sixtieth General Assembly, is hereby amended by adding to the agricultural marketing division of such chapter the following new sections:

1. "All deductions imposed and levied under this Act shall be paid to and collected by the marketing division of the depart-

103 ment of agriculture and amounts thus collected and deposited in 104 the state treasury in a separate Iowa soybean association fund 105 which is hereby created. Any of the moneys deposited in the 106 Iowa soybean association fund under the provisions of this Act, 107 necessary to carry out the purposes and provisions of this Act. 108 may be expended by the executive officers of the Iowa soybean 109 association with the approval of the secretary of agriculture. 110 The Iowa soybean association fund shall be subject at all times 111 to warrants by the state comptroller, drawn upon the written 112 requisition of the president of the association and attested 113 to by its secretary and countersigned by the secretary of agri-114 culture, for the payment of all obligations incurred by the 115 association under the provisions of this Act which shall, at 116 no time, exceed the amount deposited to the credit of such fund." 117 2. "Any person from whom any such deduction shall have been 118 collected may, by written application filed with the department 119 within sixty days after its payment by him, have said amount 120 remitted to him by the department." 121 3. "Any person who shall violate or assist in the violation 122 of any of the provisions of the deduction collection provisions 123 of this Act shall be deemed guilty of a misdemeanor." Further amend Senate File 478 by amending the title by adding 124

soybean association" and by striking from the fourth line the words "Iowa's agricultural products" and inserting in lieu thereof the words "Iowa grown soybeans and soybean products."

at the end of the first line the words "to be known as the Iowa

C. JOSEPH COLEMAN.

1 Amend House File 358, section 1, line 12, by inserting after 2 the word "and" the word "aesthetic".

ROBERT R. RIGLER.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, April 5, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, APRIL 5, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Charles Kruse, pastor of the Presbyterian Church. Le Mars. Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Nurse for the day on request of Senator Elvers; Senator Floy for the day on request of Senator Buren.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hansen, from ninety-seven residents of Carroll County favoring proposed legislation relating to the licensing of physical therapists.

By Senator Hill, from fifty-nine residents of Jasper County in opposition to school bus transportation for all school children.

By Senator Mills, from three hundred eleven residents of Marshall County in opposition to the banning of roadside hunting.

By Senator Klefstad, from sixty-five residents of Pottawattamie County in opposition to daylight saving time.

PRESENTATION OF VISITORS

Senator Reppert rose on a point of personal privilege and presented to the Senate Rafael Poleo, editor of "Bohemia" weekly magazine, Caracas, Venezuela, and Claudio C. Eskenazi, United States State Department escort-interpreter, Rio de Janeiro, Brazil, who were present in the Senate chamber.

Senator Messerly asked and received unanimous consent to present to the Senate thirty students from various schools in Cedar Falls, also members of the Girl Scouts, who were present in the balcony.

Senator Ely asked and received unanimous consent to present to the Senate one hundred twenty students from Franklin Junior High School and McKinley Junior High School, Cedar Rapids, also members of the Campfire Girls, who were present in the balcony. Senator Vance asked and received unanimous consent to present to the Senate two students, Sharyn and Barbara Manlove, from the Mount Pleasant Community School who were present in the Senate chamber

Senator Schroeder asked and received unanimous consent to present to the Senate fifty-five students from the Pleasant Valley Township High School, Pleasant Valley, who were present in the balcony accompanied by their instructors, Petherick and Ferguson.

UNFINISHED BUSINESS

On motion of Senator Beneke, Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system, with report of committee recommending passage, was taken up for further consideration.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 366 by adding the following:

Sec. 3. This Act, being deemed of immediate importance, shall take effect and be in full force from and after its passage and publication in the Pocahontas Record Democrat, a newspaper published in Pocahontas, Iowa, and the Laurens Sun, a newspaper published in Laurens, Iowa.

The amendment was adopted.

Senator Beneke asked and received unanimous consent that action on Senate File 366 be deferred and that the bill be placed on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Condon, Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns, 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 103, section 1, by striking all of line 3 after the word "and" and all of line 4 and inserting in lieu thereof the following:

"by striking the remainder of line three (3) and all of lines four (4) through eleven (11) up to and including the period (.) and inserting in lieu thereof the following:".

On motion of Senator Reppert, the committee amendment was adopted.

Senator Condon asked and received unanimous consent that action on Senate File 103 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

On motion of Senator Schroeder, Senate File 166, a bill for an act relating to the insuring of groups, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schroeder moved that the bill be read a third 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:

Beneke	Elvers	Lange	Schroeder
Briles	\mathbf{Ely}	Lodwick	Shirley
Buren	Griffin	Mills	Shoeman
Burke	Hagie	Nims	Stanley
Burns	Hansen	O'Malley	Stephens
Cassidy	Heying	Patton	Tabor
DeKoster	Hill	Reno	Vance
Denman	Kruck	Reppert	Walker
Dodds	Kyhl	Rigler	

Nays, 3:

Coleman	 ${f Frommelt}$	Murray

Absent or not voting, 21:

Balloun	Hagedorn	Lucken	Mincks	
Benda	Heaberlin	Main	Nurse	
Condon	Kibbie	McGill	Riley	
Elthon	Klefstad	McNally	Shaff	
Flatt	Lisle	Messerly	Van Gilst	
Floy		•		

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

On motion of Senator Schroeder, Senate File 511, a bill for an act amending and revising chapter seventy-eight (78), Code 1962, to empower examiners appointed by the state commerce commission to administer oaths and take affirmations, was taken up and considered.

Senator Schroeder moved that the bill be read a third 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:

,,			
Beneke	Condon	Griffin	Lange
Briles	DeKoster	Hagie	Lodwick
Buren	Denman	Hansen	Messerly
Burke	Dodds	Heying	Mills
Burns	Elvers	Hill	Murray
Cassidy	\mathbf{Elv}	Kruck	Nims
Coleman	Frommelt	Kyhl	O'Malley
			and the second second

PattonRiglerShoemanTaborRenoSchroederStanleyVanceReppertShirleyStephensWalker

Nays, none.

Absent or not voting, 19:

Balloun Hagedorn Lucken Nurse Benda Heaberlin Main Rilev McGill Elthon Kibbie Shaff Flatt Klefstad McNally Van Gilst Floy Lisle Mincks

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

On motion of Senator Schroeder, Senate File 513, a bill for an act amending and revising chapter four hundred ninety (490), Code 1962, relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage area, was taken up and considered.

Senator Schroeder asked and received unanimous consent that action on Senate File 513 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Hansen, House File 288, a bill for an act relating to municipal and county participation in area television translator systems, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked and received unanimous consent that action on House File 288 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Denman, House Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent that action on House Joint Resolution 14 be deferred and that the resolution be placed on the calendar under unfinished business.

On motion of Senator Stanley, Senate File 408, a bill for an act relating to the registration of professional engineers and land surveyors and the regulation of these professions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley moved that the bill be read a 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:

Balloun Kyhl Frommelt Rilev Briles Hagedorn Lange Schroeder Cassidy Hagie Lodwick Shirley Condon Hansen Messerly Stanley DeKoster Mills Heying Stephens Dodds Hill Nims Tabor Elvers Kibbie O'Malley Walker Ely Klefstad Rigler

Nays, 12:

Beneke Coleman Kruck Reppert
Buren Denman Murray Shoeman
Burke Griffin Patton Vance

Absent or not voting, 16:

BendaFloyMainNurseBurnsHeaberlinMcGillRenoElthonLisleMcNallyShaffFlattLuckenMincksVan Gilst

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

On motion of Senator O'Malley, Senate File 415, a bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town, 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 415 as follows:

By adding in section 1, after the word "aliens" in line four (4) the following: ", or corporations organized under the laws of any foreign country."

On motion of Senator O'Malley, the committee amendment was adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Elvers Kyhl Rigler Beneke ElvLange Schroeder Briles Frommelt Lodwick Shirley Buren Hagedorn MesserlyShoeman Burke Hagie Mills Stanley Cassidy Hansen Murray Stephens Coleman Heying Nims Tabor Condon Kibbie O'Malley Vance DeKoster Klefstad Patton Walker Dodds Kruck Reppert

Nays, 2:

Griffin

Hill

Absent or not voting, 18:

Benda Flov McGill Reno Burns Heaberlin McNally Riley Lisle Shaff Denman Mincks Elthon Lucken Nurse Van Gilst Main Flatt

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

On motion of Senator Schroeder, Senate File 481, a bill for an act relating to the ownership of individual apartment units, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schroeder moved that the bill be read a third 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:

Balloun Elv Kruck Reppert Beneke Frommelt Kyhl Rigler Briles Griffin Lange Schroeder Buren Lodwick Hagedorn Shirley Burke Hagie Messerly Shoeman Cassidy Hansen Mills Stanley Coleman Heying Murray Stephens Condon Hill Nims Tabor DeKoster Kibbie O'Malley Vance Dodds Klefstad Patton Walker Elvers

Nays, none.

Absent or not voting, 18:

Benda Floy McGill Reno Heaberlin McNally Burns Rilev Lisle Mincks Denman Shaff Elthon Lucken Nurse Van Gilst Main Flatt

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

Senator Schroeder moved that Senate File 492 be laid on the table.

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 55, a bill for an act relating to offices for the supreme court.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 157, a bill for an act relating to establishing time for 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 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways.

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

Senate File 355, a bill for an act relating to the rules of civil procedure, to changes therein reported by the Supreme Court of Iowa and amending rule two hundred fifteen point one (215.1) thereof.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.

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

House File 143, a bill for an act relating to violations of the flammable liquid and liquified petroleum gas regulations.

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

House File 159, a bill for an act relating to the use and operation of school buses on the public highways.

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

House File 229, a bill for an act relating to motor vehicles as to fees collectible with respect to titles and liens.

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

House File 328, a bill for an act relating to recreation buildings, juvenile playgrounds, swimming pools and recreation centers.

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 to legalize transfer of the present airport site owned by the City of Hawarden.

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

House File 421, 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 Senate is asked:

House File 452, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests.

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

House File 475, a bill for an act relating to the compensation of the clerk of the grand jury in certain counties.

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

House File 510, a bill for an act relating to game breeding and shooting preserves.

Also: That the House has concurred in Senate amendments to and passed House File 393, a bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts.

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

House Concurrent Resolution 22, urging the United States Army Corps of Engineers to investigate the remedies to halt the flooding from the Nishnabotna Valley area.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 22 By Robinson

Whereas, nineteen (19) lives were lost in a flood in Audubon County in 1958, and

Whereas, the Nishnabotna Valley has been regarded as a dangerous flooding area which has caused the loss of many lives and much livestock and personal property, and

Whereas, just this spring high waters in this area have again taken a toll

of livestock and property, now therefore,

Be It Resolved by the House, the Senate Concurring, that this legislature recognizes the danger of flooding in the Nishnabotna Valley area as being one which requires immediate attention from the corps of engineers of the United States Army, and that this legislature urges the corps to investigate with all speed the possible remedies for this situation.

HOUSE AMENDMENT TO SENATE FILE 157

Amend Senate File 157, section one (1), by striking from line four (4) the words "the last Sunday in April" and inserting in lieu thereof the words "Memorial Day".

HOUSE AMENDMENT TO SENATE FILE 201

Amend Senate File 201, section one (1), as follows:

1. By striking from line four (4) the word "persons" and inserting in lieu thereof the words "pedestrian workers".

2. By striking from line five (5) after the words "presence of" the word "the" and inserting in lieu thereof the word "such".

3. By striking all of line six (6) and inserting in lieu thereof the following: "by a flagman or a warning sign."

HOUSE AMENDMENT TO SENATE FILE 390

Amend Senate File 390, section one (1), by inserting in line six (6) after the figures "(100.35)" the words "of the Code".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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, 87 and 226; also, House Files 5, 21, 343, 349 and 350.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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, 87 and 226; also, House Files 5, 21, 343, 349 and 350.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate Files 79, 87 and 226.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 505 passed the Senate.

MERLE W. HAGEDORN.

REPORTS OF COMMITTEES

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred Senate File 294, a bill for an act relating to size of loan by credit unions, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on commerce to which was referred House File 272, a bill for an act relative to the use of applications for in-

surance which require indication of race or color of applicant, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Senator Kibbie submitted the following report:

Mr. PRESIDENT: Your committee on education to which was referred Senate File 343, a bill for an act to increase renewal fees on teaching certificates, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend the Reppert amendment filed March 30 to Senate
- 2 File 213, by adding at the end of section 6, after the
- 3 period in line 40 the following sentence:
- 4 "Any motor vehicle repair shop operated by a person
- 5 or firm in whose name ten (10) or more vehicles are
- 6 registered in this state may, subject to the provisions
- 7 of this act, qualify and be designated as an official
- 8 inspection station."

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 537 as follows:
- 2 Amend the title to Senate File 537 in line 4 by striking
- 3 the word "five" and insert in lieu thereof the figure "30.391"

MERLE W. HAGEDORN.

On motion of Senator Frommelt, the Senate adojurned until 8:30 a.m., Tuesday, April 6, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, APRIL 6, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Alvin T. Maberry, pastor of the Methodist Church, Mount Pleasant, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benda for the day on request of Senator Lodwick.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from sixty-five residents of Polk County favoring proposed legislation relating to the licensing of physical therapists.

By Senator Riley, from ten residents of Linn County in opposition to bus transportation for all school children; also, in opposition to legalized bingo.

PRESENTATION OF VISITORS

Senator Lange asked and received unanimous consent to present to the Senate forty students, members of the junior class from the Cedar Valley Community School, who were present in the balcony accompanied by their instructors, Mexic Chism and Mrs. A. O. Garlock.

Senator O'Malley, on behalf of Senator Main, asked and received unanimous consent to present to the Senate forty students from the Diagonal Community School who were present in the balcony accompanied by their instructor, Gordon Stoke.

Senator Balloun asked and received unanimous consent to present to the Senate one hundred sixty students from the Belle Plaine Community High School who were present in the balcony accompanied by their principal, Roland Hansen, and their instructors, Lucile McKibbon and Calven Wise.

Senator Nims asked and received unanimous consent to present to the Senate forty students from the Ballard High School, Huxley, who were present in the balcony accompanied by their instructor, Robert Donnelly.

Senator Shirley asked and received unanimous consent to present to the Senate fifty-one students, members of the junior and senior government classes of the Van Meter Community School, who were present in the balcony accompanied by their instructor, John Varme.

Senator Burns asked and received unanimous consent to present to the Senate one hundred twenty students, members of the junior and senior classes of the University High School, Iowa City, who were present in the balcony accompanied by their instructors, Dr. John Haefner, Kay Ramseyer, Larry Watson and Mike Fuller.

Senator Lange asked and received unanimous consent to present to the Senate, one hundred forty students, members of the Junior class of the Lake City Community School who were present in the balcony accompanied by their principal John Corkery and instructors Samuelson, Larson, Geist and Rogers.

SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate File 538, relating to workmen's compensation, be made a special order of business for Thursday, April 8, 1965, at 9:00 a.m.

Senator Frommelt asked and received unanimous consent that Senate File 492, relating to union membership, be made a special order of business for Tuesday, April 20, 1965, at 9:00 a.m.

MOTION WITHDRAWN

Senator Schroeder asked and received unanimous consent to withdraw his motion of April 5 to lay Senate File 492 on the table.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

HOUSE MESSAGES CONSIDERED

House File 143, a bill for an act relating to violations of the flammable liquid and liquefied petroleum gas regulations.

Read first and second times and passed on file.

House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways.

Read first and second times and passed on file.

House File 229, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers.

Read first and second times and passed on file.

House File 328, a bill for an act to amend section four hundred seven point three (407.3), Code 1962, relating to recreation buildings, juvenile playgrounds, swimming pools and recreation centers.

Read first and second times and passed on file.

House File 402, a bill for an act to legalize the proposed transfer of the present airport site owned by the City of Hawarden as a gift to the Sioux Empire College, County of Sioux, State of Iowa, and to authorize conveyance of legal title thereto.

Read first and second times and passed on file.

House File 421, a bill for an act to amend section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act.

Read first and second times and passed on file.

House File 452, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests.

Read first and second times and passed on file.

House File 475, a bill for an act relating to the compensation of the clerk of the grand jury in certain counties.

Read first and second times and passed on file.

House File 510, a bill for an act relating to game breeding and shooting preserves.

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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.

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

Senate File 234, a bill for an act relating to brucellosis in swine.

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

Senate File 352, a bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped.

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

House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.

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

House File 329, a bill for an act relating to the unlawful possession and transportation of fireworks.

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

House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters.

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

House File 585, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

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

House File 588, a bill for an act relating to the opening and closing hour of state parks.

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

House File 589, a bill for an act relating to expired boat registration numbers.

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

House File 615, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system.

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

House File 616, a bill for an act to repeal section two hundred forty-six point five (246.5), Code 1962, relating to penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated.

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

House File 618, a bill for an act to appropriate funds to the state comptroller from 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 621, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 173

Amend Senate File 173 by inserting after the comma in line three (3) of section two (2) the words "and shall have".

HOUSE MESSAGES CONSIDERED

House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns.

Read first and second times and passed on file.

House File 329, a bill for an act relating to the unlawful possession and transportation of fireworks.

Read first and second times and passed on file.

House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters.

Read first and second times and passed on file.

House File 585, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

Read first and second times and passed on file.

House File 588, a bill for an act to amend section one hundred eleven point forty-six (111.46), Code 1962, relating to the opening and closing hour of state parks.

Read first and second times and passed on file.

House File 589, a bill for an act to amend section one hundred six point five (106.5), Code 1962, relating to expired boat registration numbers.

Read first and second times and passed on file.

House File 615, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system.

Read first and second times and passed on file.

House File 616, a bill for an act to repeal section two hundred forty-six point five (246.5), Code 1962, relating to penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated.

Read first and second times and passed on file.

House File 618, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Read first and second times and passed on file.

House File 621, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations for salaries, support, maintenance, equipment, repairs, replacements and alterations retained by the institutions.

Read first and second times and passed on file.

HOUSE AMENDMENT CONSIDERED

Senator Hansen called up for consideration Senate File 157, a bill for an act relating to establishing time for the State of Iowa, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 157

Amend Senate File 157, section one (1), by striking from line four (4) the words "the last Sunday in April" and inserting in lieu thereof the words "Memorial Day".

President pro tempore O'Malley took the chair at 11:10 a.m.

Roll call was requested.

On the question "Shall the Senate concur in the House amendment?" the vote was:

Ayes,	36	
TI, CD,	00	•

Balloun	Flatt	Kyhl	Patton
Briles	Floy	Lange	Reno
Buren	Hagedorn	McGill	Shirley
Burke	Hagie	Messerly	Shoeman
Burns	Hansen	Mills	Stephens
Coleman	Heaberlin	Mincks	Tabor
Condon	Heying	Murray	Vance
DeKoster	Hill	Nurse	Van Gilst
Elvers	Kibbie	O'Malley	Walker

Nays, 17:

Beneke	Frommelt	Lodwick	Riley
Cassidy	Griffin	Nims	Schroeder
Denman	Klefstad	Reppert	Shaff
Dodds	Kruck	Rigler	Stanley
Elv			·

Absent or not voting, 6:

Benda	Lisle	Main	McNally
Elthon	Lucken		

The Senate concurred in the House amendment.

Senator Hansen 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:

Balloun Flov Lange Reno Frommelt Lodwick Buren Reppert Burke Hagedorn McGill Rigler Burns Messerly Hagie Shirley Mills Coleman Hansen Shoeman Condon Heaberlin Mincks Stanley DeKoster Murray Heving Stephens Denman Hill Nims Tabor Elvers Kibbie Nurse Vance O'Mallev Van Gilst Elv Kruck Flatt Kvhl Patton Walker

Nays, 9:

Beneke Dodds Klefstad Schroeder Briles Griffin Riley Shaff Cassidy

Absent or not voting, 6:

Benda Lisle Main McNally Elthon Lucken

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

President Fulton took the chair at 11:20 a.m.

Senator Shoeman called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 22 By Robinson

Whereas, nineteen (19) lives were lost in a flood in Audubon County in 1958, and

Whereas, the Nishnabotna Valley has been regarded as a dangerous flooding area which has caused the loss of many lives and much livestock and personal property, and

Whereas, just this spring high waters in this area have again taken a toll

of livestock and property, now therefore,

Be It Resolved by the House, the Senate Concurring, that this legislature recognizes the danger of flooding in the Nishnabotna Valley area as being one which requires immediate attention from the corps of engineers of the United States Army, and that this legislature urges the corps to investigate with all speed the possible remedies for this situation.

The motion prevailed and the resolution was adopted.

UNFINISHED BUSINESS

On motion of Senator Ely, Senate File 221, a bill for an act relating to the rate of compensation of public employees, was taken up for further consideration.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 221, section 1, by striking lines 4 through 9 and insert-

ing in lieu thereof the following:

"The state highway commission and the institutions operated by the state board of regents and the state board of control may grant to their hourly paid employees the regular hourly rate of compensation plus one half this rate for emergency work performed in excess of the regularly scheduled work day or regularly scheduled work week, or when such emergency work becomes necessary on a legal holiday not ordinarily included within the work schedule as a regular work day."

The amendment was adopted.

Senator Hagie moved that Senate File 221 be laid on the table, which motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

HOUSE AMENDMENTS CONSIDERED

Senator Hagedorn called up for consideration Senate File 201, a bill for an act relating to the safety of persons performing maintenance and construction work on highways, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 201

Amend Senate File 201, section one (1), as follows:

1. By striking from line four (4) the word "persons" and inserting in lieu thereof the words "pedestrian workers".

2. By striking from line five (5) after the words "presence of" the word "the" and inserting in lieu thereof the word "such".

3. By striking all of line six (6) and inserting in lieu thereof the following: "by a flagman or a warning sign."

The Senate concurred in the House amendment.

Senator Hagedorn 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:

Balloun Beneke	Cassidy Coleman	Dodds Elvers	Frommelt Griffin
		Elvers	Griiii
Briles	Condon	Ely	Hagedorn
Burer	DeKoster	Flatt	Hagie
Burns	Denman	Floy	Hansen

Heying Mills Patton Shoeman Mincks Reno Stanley Kibbie Kruck · Murray Reppert Stephens Tabor Kyhl Nims Rigler Van Gilst Lange Nurse Schroeder Lodwick O'Malley Shaff Walker McGill

Navs. none.

Absent or not voting, 13:

Benda Klefstad Main Riley
Burke Lisle McNally Shirley
Elthon Lucken Messerly Vance
Heaberlin

Voting present, 1:

Hill

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

Senator Hagedorn called up for consideration Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 390

Amend Senate File 390, section one (1) by inserting in line six (6) after the figures "(100.35)" the words "of the Code".

The Senate concurred in the House amendment.

Senator Hagedorn asked and received unanimous consent to reconsider the vote by which the Senate concurred in the House amendment.

Senator Hagedorn asked and received unanimous consent that action on Senate File 390 be deferred and that the bill be placed on the calendar under unfinished business.

RECONSIDERATION OF SENATE FILE 505

Senator Hagedorn called up the following motion filed by him:

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 505 passed the Senate.

The motion prevailed.

Senator Hagedorn moved to reconsider the vote by which Senate File 505 went to its third reading, which motion prevailed.

On motion of Senator Hagedorn, Senate File 505, a bill for an act relating to violations of the flammable liquid and liquefied petroleum gas regulations, was taken up for further consideration.

Senator Hagedorn asked and received unanimous consent that House File 143 be substituted for Senate File 505.

On motion of Senator Hagedorn, House File 143, a bill for an act relating to violations of the flammable liquid and liquefied petroleum gas regulations was taken up and considered.

Senator Hagedorn moved that the bill be read a third 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:

. ,			
Balloun	Ely	Lange	Reno
Benda	Flatt	Lodwick	Reppert
Briles	Floy	McGill	Rigler
Buren	Frommelt	Messerly	Schroeder
Burns	Griffin	Mills	Shaff
Cassidy	Hagedorn	Mincks	Shoeman
Coleman	Hagie	Murray	Stanley
Condon	Hansen	Nims	Stephens
DeKoster	Heying	Nurse	Tabor
Denman	Hill	O'Malley	Van Gilst
Dodds	Kruck	Patton	Walker
Elvers	Kyhl		

Nays, none.

Absent or not voting, 13:

Beneke	Kibbie	Lucken	Riley
Burke	Klefstad	Main	Shirley
Elthon	Lisle	McNally	Vance
Heaberlin		•	

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

Senator Hagedorn asked and received unanimous consent that Senate File 505 be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

On motion of Senator Condon, Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns, was taken up for further consideration.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 103, section 1, by striking all of subsection 3 and renumbering the remaining subsections.

The amendment was lost.

Senator Condon moved that the bill be read a third 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:

Balloun	Flatt		Lodwick	Rigler
Beneke	Floy		McGill	Riley
Briles	Frommelt	7	Messerly	Schroeder
Buren	Griffin	•	Mills	Shaff
Cassidy	Hagedorn	1	Mincks	Shirley
Coleman	Hansen	1	Murray	Shoeman
Condon	Heying		Nims	Stanley
DeKoster	Kibbie	Ì	Nurse	Tabor
Denman	Klefstad	. 4	O'Malley	Vance
Dodds	Kruck	•	Patton	Van Gilst
Elvers	Kyhl	1	Reno	Walker
Ely	Lange	4	Reppert	

Nays, 2:

Hill Stephens

Absent or not voting, 10:

Benda Elthon Lisle Main
Burke Hagie Lucken McNally
Burns Heaberlin

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

On motion of Senator Mincks, House File 73, a bill for an act to amend section eighty-five point twenty-seven (85.27), Code 1962, regarding employee selecting his medical, surgical and hospital services under workmen's compensation, was taken up and considered.

Senator Mincks offered the following amendment and moved its adoption:

Amend House File 73 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Amend section eighty-five point thirty-four (85.34), subsec-

tion two (2), Code 1962, by adding the following paragraph:

'Whenever an evaluation of permanent disability has been made by a physician retained by the employer, and the employee believes this evaluation to be too low, he shall have the right, upon application to the commissioner and at the same time delivery of a copy thereof to the employer, to be reimbursed by the employer the reasonable fee for a subsequent examination by a physician of his own choice, and such physician chosen by the employee shall have the right to confer with and obtain from the employer retained physician sufficient history of the injury to make a proper examination.'"

The amendment was adopted.

Senator Mincks moved that the bill be read a third 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:

Beneke Buren Cassidy Coleman Condon DeKoster Denman Dodds Elvers Ely Kyhl Flatt Lange Floy Lodwick

Frommelt Griffin Hagedorn Hansen Heving Hill Kibbie Klefstad Kruck

McGillMesserly Mills Mincks Murray Nims Nurse O'Mallev Patton Reno Reppert

Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 13:

Balloun Benda Briles Burke

Burns Elthon Hagie

Heaberlin Lisle Lucken

Main McNally Schroeder

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

Senator Mincks asked and received unanimous consent that Senate File 70 be withdrawn from further consideration of the Senate.

THIRD READING OF BILLS

On motion of Senator O'Malley, House File 64, a bill for an act relating to supervision of dancing where beer is sold, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

President pro tempore O'Malley took the chair at 4:40 p.m.

Ayes, 32:

Beneke Buren Cassidy Coleman Condon DeKoster Denman Dodds Nays, 9:

Ely Floy Frommelt Hagedorn Hansen Klefstad Kruck

Elvers

Kyhl Lange McGill Messerly Mills Mincks Murray Nims

Nurse O'Malley Patton Reno Reppert Rigler Shirley Stanley

Hill Lodwick Shaff

Shoeman Stephens

Tabor Vance

Van Gilst Walker

Absent or not voting, 17:

Balloun Elthon Heaberlin : Main Benda -Flatt Kibbie McNally Lisle Rilev **Briles** Griffin Lucken Schroeder Burke Hagie Burns

Voting present, 1:

Heying

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

On motion of Senator Coleman, House File 79, a bill for an act to change the mandatory five hundred square footage requirement for class "B" beer permittees authorized to allow dancing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

Wlafata d

O'Maller

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

171--

Ayes, 23:

Burns

Cassidy Condon Denman Dodds Elvers	Floy Floy Frommelt Hagedorn Hansen Heying	Kruck Kruck Mincks Murray Nims Nurse	Patton Reno Reppert Shirley
Nays, 19:	i		
Beneke	Lange	Rigler	Tabor
Coleman	Lodwick	Shaff	Vance
DeKoster	McGill	Shoeman	Van Gilst
Hill	Messerly	Stanley	Walker
Kyhl	Mills	Stephens	
Absent or no	ot voting, 17:		**
Balloun	Elthon	Heaberlin	Main
Benda	Flatt	Kibbie	McNally
Briles	Griffin	Lisle	Riley
Burke	Hagie	Lucken	Schroeder

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

Senator Coleman took the chair at 4:45 p.m.

On motion of Senator O'Malley, House File 236, a bill for an act to amend section six hundred twenty-four point one (624.1), Code 1962, relating to the examination and cross-examination of witnesses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Beneke	Flatt	Lodwick	Patton
Buren	Floy	McGill	Reno
Cassidy	Frommelt	Messerly	Reppert
Coleman	Hagedorn	Mills	Rigler
Condon	Hansen	Mincks	Schroeder
DeKoster	Kibbie	Murray	Shaff
Denman	Klefstad	Nims	Shirley
Dodds	Kruck	Nurse	Stanley
Elvers	Kvhl	O'Malley	Tabor
Ely	Länge	-	

Nays, 4: Shoeman

Absent or	not voting, 15:		
Balloun	Burns	Heaberlin	McNally
Benda	Elthon	Lisle	Rilev
Briles	Griffin	Lucken	Van Gilst
Burke	Hagie	Main	

Stephens

Voting present, 2:

Heying Hill

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

Vance

MOTIONS TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which Senate File 408 passed the Senate.

RICHARD L. STEPHENS.

Walker

MR. PRESIDENT: I move to reconsider the vote by which House File 79 failed to pass the Senate.

C. JOSEPH COLEMAN, Chairman.

REPORTS OF COMMITTEES

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 386, a bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organizations, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERTS R. DODDS, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 220, a bill for an act relating to public parking fa-

cilities in cities, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 39, a bill for an act relating to disabled and retired firemen and policemen, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 57, a bill for an act to change the bounty on wolves, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed March 18, 1965, by Senators McGill and Stephens, and when so amended the bill do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **House File 146**, a bill for an act relating to purchase of gas or water by a city or town, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 194, a bill for an act relating to nominations for municipal office, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 282 by striking lines 5 through 8 and inserting in lieu thereof the following:

"No milk or cream shall be sold or offered for sale to any school or hospital which does not meet the requirements for

5 grade 'A' and is so labeled. From and after July 1, 1965, no

6 milk dealer, as defined in this chapter, shall sell or offer

7 for sale at retail any milk or cream unless the same has been

8 fully pasteurized and meets the requirements for grade 'A' and

9 is so labeled."

COMMITTEE ON AGRICULTURE, FRANKLIN S. MAIN, Chairman.

Amend Senate File 300, section 1, by striking from line 4 after the word "writing" the following: ", or willfully

3 overvalues any land, property, or security".

ANDREW G. FROMMELT.

1 Amend Senate File 341 by striking all after the enacting 2 clause and inserting in lieu thereof the following: 3 Section 1. Chapter forty-eight (48), Code 1962, is hereby 4 amended by adding thereto the following new sections: 5 1. "The commissioner of registration shall establish a 6 permanent registration place in the office of the city 7 clerk or elsewhere in the city hall. The permanent regis-8 tration place shall be open at all times as are other city 9 offices and at such other times as the branch registration 10 places are open as provided in this section. If petitioned 11 by one or by both of the official county chairmen of the 12 two (2) political parties polling the highest vote in the 13 jurisdiction at the last preceding general election, the 14 commissioner of registration shall establish at least two 15 (2) branch registration places in his jurisdiction, taking 16 into consideration the convenience of the voters. If peti-17 tioned by one or by both of the official county chairmen of the two (2) political parties polling the highest vote 18 19 in the jurisdiction at the last preceding general election, 20 the commissioner shall provide for additional branch regis-21 tration places for each ten thousand (10,000) inhabitants 22 in the jurisdiction in excess of thirty thousand (30,000) 23 and for such additional branch registration places as the 24 commissioner deems necessary. All branch registration 25 places shall be opened the first (1st) Monday in October 26 preceding any general election and shall remain open Monday 27 through Friday from noon until 8:00 p.m. and Saturday from 28 8:00 a.m. until 5:00 p.m. for one (1) week. The commis-29 sioner of registration shall appoint two (2) persons to 30 act as deputy registrars in each branch registration place. 31 Such appointments shall be made from lists supplied for 32 that purpose by the official county chairmen of the two 33 (2) political parties polling the highest vote in the 34 jurisdiction at the last preceding general election. Such lists shall be provided not later than August fifteen (15) 36 preceding the appointments. The commissioner shall appoint 37 one (1) deputy from each list for each branch. Where the 38 county chairmen fail to provide lists by the date speci-39 fied in this section, the commissioner shall make such 40 appointments to persons known to be registered as members 41 of the appropriate political party." 42 "The commissioner of registration shall appoint at 43 least six (6) persons for each ten thousand (10,000) in habitants, or major fraction thereof within his jurisdiction 44 as mobile deputy registrars. An equal number of these 45 46 appointees shall be appointed from lists supplied for that purpose from the county chairmen of the two (2) political 47 48 parties polling the highest vote in the jurisdiction in the last preceding general election. Mobile deputy regis-49 trars are authorized to secure registration of eligible 50

voters anywhere in the jurisdiction and shall make such

104

105 106 for his jurisdiction."

```
52
     reports of new registrations and changes as the commis-
 53
     sioner of registration requests. Mobile deputy regis-
 54
     trars shall be appointed before the first (1st) of August
 55
     preceding any general election and the appointments shall
 56
     expire when registration closes for that election. Mobile
 57
     deputy registrars shall serve without pay from the munici-
 58
     pality."
 59
                Section forty-eight point one (48.1), Code 1962,
       Sec. 2.
     is hereby amended by striking from lines four (4) and five (5)
 60
 61
     the words "one hundred twenty-five" and inserting in lieu thereof
 62
     the word "ten (10)".
 63
       Sec. 3. Section forty-eight point five (48.5), Code 1962,
 64
     is hereby amended by adding thereto the following paragraph:
 65
       "The commissioner of registration shall also prepare lists
 66
     of newly registered voters, indicating the name, address, pre-
     cinct number and party affiliation of such voters. The lists
 67
 68
     shall be prepared weekly from July first (1st) until September
 69
     fifteen (15) and daily thereafter except Saturdays and Sundays
 70
     during the calendar months preceding any general election until
 71
     registrations are closed. The lists shall be available to public
 72
     inspection at all reasonable times and duplicate lists shall be
 73
     prepared upon request for the county chairman of any political
 74
     party polling in excess of two (2) percent of the popular vote
 75
     in the jurisdiction in the last preceding general election."
 76
                Section forty-eight point six (48.6), Code 1962,
 77
     is hereby amended by adding thereto the following new subsection:
 78
       "Party affiliation. (No party if preferred.)"
 79
                Section forty-eight point seven (48.7), Code 1962,
 80
     is hereby repealed and the following enacted in lieu thereof:
 81
       "Removal notices shall be provided for the use of any
 82
     registered voter moving to a new location. Removal notices
 83
     shall provide space for the previous address of the voter, the
 84
     address the exact location to which he is moving, and his sig-
 85
     nature. Any written notification from the voter containing
 86
     the required information and signature shall be sufficient to
 87
     validate his registration. If the commissioner of registration
 88
     receives written notification of removal from any registered
 89
     voter and the notification does not contain the required infor-
     mation, the commissioner shall immediately mail to the voter
 90
 91
     at his last known address notice that his registration is defec-
 92
     tive. Upon receipt of any valid removal notice, but not later
 93
     than ten (10) days before any election, the commissioner of
 94
     registration shall make entry of any change on the original
 95
     and duplicate registration lists and the voter shall be quali-
 96
     fied to vote in the new election precinct. Any voter who changes
 97
     his residence within ten (10) days preceding an election shall
 98
     be entitled to vote in the precinct where he is registered."
99
                Section forty-eight point fourteen (48.14), Code
100
     1962, is hereby amended by adding the following:
       "The commissioner of registration shall make, on August
101
102
     first (1st) of each year, a report to the secretary of state
```

Sec. 7. Section fifty-three point two (53.2), Code 1962, is hereby amended by adding thereto the following sentence:

showing the number of registered voters by party affiliation

3

5

107 "Such application may be made in person or in writing as 108 provided in section fifty-three point ten (53.10) of the Code." 109

Sec. 8. Section fifty-three point ten (53.10), Code 1962, is hereby repealed and the following enacted in lieu thereof:

110 111 "If the voter requests said application by card or letter 112

addressed to the auditor, the auditor shall send him both appli-

113 cation and ballot at the same time."

114 Sec. 9. Section forty-eight point six (48.6), Code 1962,

115 is amended by adding after the period in line thirty-five (35) thereof the following: "Except that the signature shall be 116

117 required only on the original registration list where the du-

118 plicate registration list is prepared by electrical, mechanical

119 or similar data process."

120 Sec. 10. Section forty-eight point eight (48.8), Code 121 1962, is amended by adding after the period in line nineteen (19) thereof the following: "Duplicate registration lists may 122

be prepared by electrical, mechanical or similar data process."

124 Sec. 11. Section forty-eight point twenty-one (48.21),

Code 1962, is amended by adding after the period in line twenty-125

126 four (24) thereof the following: "However, in cities using

127 duplicate registration lists prepared by electrical, mechanical 128 or similar data process the certificate of registration shall

129 be approved by a judge or clerk of the election if the person

signing the certificate of registration and the person on the 130

131 registry list appear to be the same."

JAMES M. MCNALLY. GEORGE E. O'MALLEY. ANDREW G. FROMMELT. HOWARD C. REPPERT, JR.

Amend the House amendment to Senate File 390 by striking the word 1 "Code" in line 2.

Further amend the title to Senate File 390 by striking the words

"prohibiting the sale and" in line 1 and insert in lieu 4 5 thereof the words "relating to the".

MERLE W. HAGERDORN. HOWARD C. REPPERT, JR.

Amend Senate File 502 as follows: 1

Amend section 1 by striking all after the colon in

3 line 2 and inserting in lieu thereof the following: 4

"Any employee attaining the age of 65 years may be retired on account of age by direction of the department, administrator or agency having the authority to hire such

employee in the first instance, provided such department, 7

8 administrator or agency finds that the competency or ef-9 ficiency of such employee is impaired by reason of his age.

No such employee shall be discharged except upon six months 10

11 notice in writing served upon him by certified mail or

12 delivered to him personally. No employee shall be retired

13 for age under this provision if prior to the effective

14 date of retirement a vacancy or opening occurs in the agency or department by which he is employed which involves 15

duties commensurate with the employee's age and ability 16

17 which can be efficiently performed by him and the employee 18 requests such employment. In filling any such vacancies 19 or openings employees who have been given notice of retire-20 ment as above provided shall be given preference and pro-21 vided opportunity to accept such employment. Such 22 employment may be compensated at a lesser rate or scale 23 than previously paid the employee if the same or similar 24 duties in the department or agency are compensated at the 25 same rate or scale." 26 By adding a new section as follows: 27 "Sec. 2. The provisions of this Act providing for 28 retirement for age shall not apply to elected or appointed 29 officials nor shall such provisions apply during the term

30 for which any person has been appointed or to employment

31 having fixed duration by contract. Neither shall said 32 provisions apply to part time, temporary, seasonal or

33 legislative employees, to the board of regents or any

department or agency wherein retirement for age is 34

35 regulated by any other statute or administrative rules

36 and regulations promulgated under authority thereof." DONALD G. BENEKE.

1 Amend Senate File 532 as follows:

2 By striking in section 2, line 8, the word and figure,

"eighty (80)", and ineserting in lieu thereof the word 3

and figure "ninety (90)".

HOWARD C. REPPERT. JR.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, April 7, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, APRIL 7, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend James E. Persson, pastor of the Evangelical Covenant Church, Albert City, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from one hundred thirty-three residents of Polk County in opposition to bus transportation for all school children.

By Senator Rigler, from forty residents of Chickasaw County in opposition to proposed legislation to put the soldiers relief commission under another authority.

By Senator Stephens, from thirty-three residents of Washington County favoring fair school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Kyhl asked and received unanimous consent to present to the Senate thirty-two students, members of the senior government class of the Parkersburg High School, who were present in the balcony accompanied by their instructor, Clyde Wiley.

Senator Balloun asked and received unanimous consent to present to the Senate forty-four students from the Garrison High School and thirty students from the Garrison Consolidated School who were present in the balcony accompanied by their superintendent, R. L. Holliday.

Senator Murray asked and received unanimous consent to present to the Senate forty students from St. John's High School of Bancroft who were present in the balcony accompanied by their instructor, V. J. Meyer.

Senator Van Gilst asked and received unanimous consent to present to the Senate forty students from the Oskaloosa High School for Christian Instructions who were present in the balcony accompanied by their principal, George Zimmer, and their instructor, Jerry Ver Meir.

Senator Van Gilst also asked and received unanimous consent to present to the Senate thirty students from the Lacey Unit, New Sharon, of the North Mahaska School district who were present in the balcony accompanied by their instructor, James Heuse.

Senator Griffin asked and received unanimous consent to present to the Senate forty-three students from the Woodbine Community School who were present in the balcony accompanied by their instructor, Phil Hummel.

Senator Balloun asked and received unanimous consent to present to the Senate seventy-five students, members of the junior class of the North Tama County Community School, Traer, who were present in the balcony accompanied by their principal, Robert Clark, and their instructor, Harold Lister.

Senator Klefstad asked and received unanimous consent to present to the Senate one hundred ten students from the Tri-Center High School, Neola, who were present in the balcony accompanied by their instructors, Phil Martin, Norman Sawin, Melvin Rogers and George Sorenson.

Senator Nims asked and received unanimous consent to present to the Senate twenty-two students from the Oak Park Academy, Nevada, who were present in the balcony accompanied by their instructors, Mr. Sager and Mrs. Petty.

INTRODUCTION OF BILLS

Senate File 539, by committee on agriculture, a bill for an act relating to gasoline receptacles.

Read first and second times and placed on the calendar.

Senate File 540, by committee on governmental affairs, a bill for an act authorizing the governor to accept federal funds.

Read first and second times and placed on the calendar.

HOUSE AMENDMENT RECONSIDERED

Senator Hagedorn called up for further consideration Senate File 390, a bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents, amended by the House, as follows:

Amend Senate File 390, section one (1) by inserting in line six (6) after the figures "(100.35)" the words "of the Code".

Senator Hagedorn offered the following amendment filed by Senators Hagedorn and Reppert:

Amend the House amendment to Senate File 390 by striking the word "Code" in line 2.

Further amend the title to Senate File 390 by striking the words "prohibiting the sale and" in line 1 and insert in lieu there the words "relating to the".

On motion of Senator Hagedorn, paragraph one of the amendment to the House amendment was withdrawn.

On motion of Senator Hagedorn, paragraph two of the amendment to the amendment was adopted.

On motion of Senator Hagedorn, the Senate concurred in the House amendment as amended.

Senator Hagedorn 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, 48:

Balloun	Elvers	Lange	Reno
Benda	Ely	Lodwick	Reppert
Beneke	Flatt	Main	Rigler
Briles	Floy	McGill	Riley
Buren	Frommelt	Messerly	Schroeder
Burke	Hagedorn	Mills	Shaff
Burns	Hansen	Mincks	Shirley
Cassidy	Heying	Murray	Shoeman
Coleman	Hill	Nims	Stanley
DeKoster	Klefstad	Nurse	Tabor
Denman	Kruck	O'Malley	Van Gilst
Dodds	Kyhl	Patton	Walker

Nays, none.

Absent or not voting, 11:

Condon	Hagie	Lisle	Stephens
Elthon	Heaberlin	Lucken	Vance
Griffin	Kibbie	McNallv	

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

UNFINISHED BUSINESS

On motion of Senator Beneke, Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system, was taken up for further consideration.

Senator Beneke moved that the bill be read a third 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:

Benda McGill Rilev Flov Schroeder Beneke Frommelt Messerly Briles Hagedorn Mills Shaff Buren Hagie Mincks Shirley Burke Hansen Murray Shoeman Cassidy Heving Nims Stanley DeKoster Kibbie Nurse Tabor Vance Denman Kruck Patton Dodds Van Gilst Kyhl Reno Elvers Lange Reppert Walker Elv Lodwick Rigler

Nays, 8:

Balloun Coleman Hill O'Malley Burns Flatt Klefstad Stephens

Absent or not voting, 8:

Condon Griffin Lisle Main Elthon Heaberlin Lucken McNally

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

HOUSE AMENDMENT CONSIDERED

Senator Kibbie called up for consideration Senate File 173, a bill for an act relating to the issuance of high school equivalency certificates by the state superintendent of public instruction, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 173

Amend Senate File 173 by inserting after the comma in line three (3) of section two (2) the words "and shall have".

The Senate concurred in the House amendment.

Senator Kibbie 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, 47:

Benda Flatt Lange Reppert Beneke Flov Lodwick Riley Briles Frommelt McGill Schroeder Buren Hagedorn Messerly Shaff Burke Hagie Mills Shirley Hansen Mincks Shoeman Burns Heying Murray Stanley Cassidy Coleman Hill Nims Stephens Denman Kibbie Nurse Tabor Dodds Klefstad O'Mallev Vance Patton Walker Elvers Kruck Kyhl Ely Reno

Nays, 1:

Rigler

Absent or not voting, 9:

Condon H Elthon L

Heaberlin Lisle Lucken Main McNally Van Gilst

Griffin

Voting present, 2:

Balloun

DeKoster

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

EXPLANATION OF VOTE

I voted "no" on Senate File 173 because of the wording in the first para-

graph of section 2. It reads as follows:

"Sec. 2. Every applicant shall have attained the age which if said applicant had remained in school would have graduated at least one (1) year before date of application, and shall have maintained residence in the State of Iowa for at least one (1) year and be a non-high school graduate."

It is grammatically incorrect, ambiguous and can only result in confusion.

ROBERT R. RIGLER.

On motion of Senator Flatt, Senate File 502, a bill for an act providing for automatic retirement at age sixty-five (65) for state employees, was taken up for further consideration.

Senator Beneke offered the following amendment:

Amend Senate File 502 as follows:

Amend section 1 by striking all after the colon in line 2 and inserting in

lieu thereof the following:

"Any employee attaining the age of 65 years may be retired on account of age by direction of the department, administrator or agency having the authority to hire such employee in the first instance, provided such department, administrator or agency finds that the competency or efficiency of such employee is impaired by reason of his age. No such employee shall be discharged except upon six months notice in writing served upon him by certified mail or delivered to him personally. No employee shall be retired for age under this provision if prior to the effective date of retirement a vacancy or opening occurs in the agency or department by which he is employed which involves duties commensurate with the employee's age and ability which can be efficiently performed by him and the employee requests such employment. In filling any such vacancies or openings employees who have been given notice of retirement as above provided shall be given preference and provided opportunity to accept such employment. Such employment may be compensated at a lesser rate or scale than previously paid the employee if the same or similar duties in the department or agency are compensated at the same rate or scale."

By adding a new section as follows:

"Sec. 2. The provisions of this Act providing for retirement for age shall not apply to elected or appointed officials nor shall such provisions apply during the term for which any person has been appointed or to employment having fixed duration by contract. Neither shall said provisions apply to

part time, temporary, seasonal or legislative employees, to the board of regents or any department or agency wherein retirement for age is regulated by any other statute or administrative rules and regulations promulgated under authority thereof."

Senator Beneke moved the adoption of division 1 of the amendment and requested a roll call.

On the question "Shall division 1 of the amendment be adopted?" the vote was:

Ayes, 20:

Benda Hagie Messerly Shoeman Hill Mills Stanley Beneke Briles Kyhl Rigler Stephens DeKoster Schroeder Vance Lange Griffin Walker Lodwick Shaff

Nays, 29:

Buren Ely Kibbie Nurse Burke Flatt Klefstad O'Mallev Burns Flov Kruck Patton McGill Frommelt Cassidy Reno Coleman Hagedorn Mincks Reppert Denman Hansen Murray Shirley Dodds Heying Nims Tabor Elvers

Absent or not voting, 10:

Balloun Heaberlin Main Riley
Condon Lisle McNally Van Gilst
Elthon Lucken

Division 1 of the amendment was lost.

Senator Frommelt offered the following amendment to division 2 of the amendment:

Amend the amendment by inserting a period after the word "employees" in line 33 of division 2, and striking the remainder of the amendment.

Senator Beneke asked unanimous consent that action on Senate File 502 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Senator Frommelt moved the adoption of the amendment to the amendment.

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 30:

Buren Cassidy Elvers Floy
Burke Coleman Ely Frommelt
Burns Dodds Flatt Hagedorn

Hansen Heying	Kruck McGill	Nurse O'Malley	Reppert Shirley
Hill	Mincks	Patton	Tabor
Kibbie	Murray	Reno	Van Gilst
Vlofatad	Nima		

Nays, 21:

Balloun	Hagie	Mills	Shoeman
Benda	Kyĥl	Rigler	Stanley
Beneke	Lange	Riley	Stephens
Briles	Lodwick	Schroeder	Vance
DeKoster	Messerly	Shaff	Walker
Griffin	-		

Absent or not voting, 8:

Condon	Elthon	Lisle	Main
Denman	Heaberlin	Lucken	McNally

The amendment to the amendment was adopted.

Senator Frommelt offered the following amendment to division 2 of the amendment and moved its adoption:

Amend the amendment by striking from line 28 the words "elected or".

The amendment to the amendment was adopted.

On motion of Senator Beneke, division 2 of the amendment as amended was adopted.

Senator Shaff asked and received unanimous consent to withdraw the amendment filed by him on April 1 and found on page 785 of the Senate Journal.

Senator Flatt moved that the bill be read a third 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:

Buren	Flatt	Klefstad	Patton
Burke	Floy	Kruck	\mathbf{Reno}
Burns	Frommelt	McGill	Reppert
Cassidy	Hagedorn	Mincks	Riley
Coleman	Hansen	Murray	Shirley
Dodds	Heying	Nims	Tabor
Elvers	Hill	Nurse	Van Gilst
Ely	Kibbie	O'Malley	

Nays, 23:

- · · · · · · · · · · · · · · · · · · ·			
Balloun	Griffin	Lucken	Shoeman
Benda	Hagie	Messerly	Stanley
Beneke	Kyħl	Mills	Stephens
Briles	Lange	Rigler	Vance
DeKoster	Lisle	Schroeder	Walker
Danman	Lodwick	Shaff	

Absent or not voting, 5:

Condon '	Heaberlin	Main		McNally
Elthon				

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

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

Roll call was requested.

On the question "Shall the motion be adopted?" the vote was:

Ayes,	29	;
-------	----	---

Buren	Ely	Kibbie	O'Malley
Burke	Floy	Klefstad	Patton
Burns	Frommelt	Kruck	Reno
Cassidy	Hagedorn	Mineks	Reppert
Coleman	Hansen	Murray	Shirley
Denman	Heying	Nims	Tabor
\mathbf{Dodds}	Hill	Nurse	Van Gilst
Elvers			

Navs. 23:

Balloun Benda Beneke Briles DeKoster	Griffin Hagie Kyhl Lange Lisle	Messerly Mills Rigler Riley Schroeder	Shoeman Stanley Stephens Vance Walker
Flatt	Lodwick	Shaff	Walker
Absent or	not voting, 7:		

Condon	Heaberlin	Main	McNally
Elthon	Lucken	McGill	_

The motion prevailed.

On motion of Senator Denman, House Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney, was taken up for further consideration.

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

House Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the County Attorney.

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

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

Section thirteen (13) of Article five (V) of the Constitution of the

State of Iowa as amended by Amendment four (4) of the Amendments of eighteen hundred eighty-four (1884) is hereby repealed.

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was: Rule 8 was invoked.

Yeas, 18:

Burke	Dodds	Klefstad	Nims
Cassidy	Elvers	Kruck	O'Malley
Coleman	\mathbf{Ely}	McGill	Shirley
Condon	Frommelt	Mincks	Stanley
Denman	Kibbie		

Nays, 34:

Balloun	Griffin	Messerly	Schroeder
Benda	Hagedorn	Mills	Shaff
Beneke	Hagie	Murray	Shoeman
Briles	Hansen	Nurse	Stephens
Buren	Heying	Patton	Tabor
Burns	Hill	Reno	Vance
DeKoster	Kyhl	Rigler	Van Gilst
Flatt	Lange	Riley	Walker
Flow	Lodwick	•	· · · · ·

Absent or not voting, 7:

Elthon	Lisle	Main	Reppert
Heaberlin	Lucken	McNally	• •

The resolution having failed to receive a constitutional majority was declared to have failed to be adopted by the Senate.

Senator Shaff moved that the vote by which the resolution failed to be adopted by 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 Patton, House File 386, a bill for an act to legalize and validate the proceedings of the township trustees of the township of Hazleton in the County of Buchanan, State of Iowa, in purchasing fire equipment and apparatus and in issuance, sale and delivery of fire equipment levy anticipatory bonds and for the levy of taxes for the payment of said bonds and interest thereon and declaring the bonds with interest thereon to be enforceable obligations of said township, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 51:

Balloun Elv Lange Rigler Benda Flatt Lodwick Riley Beneke Floy McGillSchroeder Briles Frommelt Messerly Shaff Griffin Buren Mills Shirley Burke Hagedorn Mincks Shoeman Burns Hagie Murray Stanley Cassidy Hansen Nims Stephens Coleman Heying Nurse Tabor DeKoster Hill O'Mallev Vance Klefstad Van Gilst Denman Patton Dodds Kruck Reno Walker Elvers Kvhl Reppert

Nays, none.

Absent or not voting, 8:

Condon Heaberlin Lisle Main Elthon Kibbie Lucken McNally

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

On motion of Senator Benda, Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda asked and received unanimous consent that action on Senate File 110 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Coleman, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

Senator Shirley submitted the following report and moved its adoption:

SUPPLEMENTAL REPORT OF THE COMMITTEE ON MEMORIAL RESOLUTIONS

Mr. President: Your committee on memorial resolutions begs leave to report that a committee should be appointed to prepare a suitable memorial

resolution for the following deceased former member of the Senate:
Leroy S. Mercer, Johnson County.

ALAN SHIRLEY, Chairman. MERLE W. HAGEDORN. KENNETH BENDA.

The motion prevailed and the report was adopted.

President Fulton announced the appointment of the following committee:

Senator Burns expressed sorrow at the loss of one of Iowa's distinguished citizens and announced that the funeral services for the Honorable Leroy S. Mercer would be held at 2:30 p.m., on Thursday, April 8, at the Trinity Episcopal Church in Iowa City.

REPORTS OF COMMITTEES

Senator Murray submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 448, a bill for an act relating to the licensing and regulating of cattle dealers and cattle sales, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD W. MURRAY, Ranking Member.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred House File 319, a bill for an act relating to certification of animals, 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 319 by striking all after the enacting clause and sub-

stituting therefor the following:

"Section 1. Section one hundred sixty-two point twenty-one (162.21), Code 1962, is hereby repealed and the following enacted in lieu thereof: The department shall collect a fee of three dollars (\$3.00) for each certificate of soundness and for the second and third annual renewal thereof; two dollars (\$2.00) for the fourth and fifth annual renewal thereof; one dollar (\$1.00) for each annual renewal from the fifth through the tenth and no fee shall be charged for any renewal beyond the tenth."

DONALD W. MURRAY, Ranking Member.

Ordered passed on file.

Senator O'Malley submitted the following report:

Mr. President: Your committee on judiciary to which was referred Senate File 172, a bill for an act relating to the fund from which the expenditures for a municipal court may be made, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 379, a bill for an act to amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination, 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 379 by striking all after the enacting clause and sub-

stituting in lieu thereof the following:

Section 1. Section one hundred sixteen point nine (116.9), Code 1962, is amended as follows:

1. Strike from lines thirteen (13) and fourteen (14) the words "of at

least three years,".

2. Strike from line fourteen (14) the word "and", and further strike all of lines fifteen (15) through eighteen (18), and insert in lieu thereof the following "or an undergraduate student majoring in accounting in his or her final semester immediately preceding graduation and upon the recommendation of the appropriate college or university officials."

3. Strike from line twenty-one (21) the words "and the one year of

service".

Sec. 2. Section one hundred sixteen point ten (116.10), Code 1962, is amended as follows:

1. By inserting in line five (5) after the figures "116.8," the following: "and have at least one (1) year's experience in service as a staff accountant in the employ of a practitioner entitled to registration under this chapter, or one (1) year's experience in service as a staff accountant in the employ of a governmental department of the state or federal government when the accountant has been under the direct full-time supervision of a certified public accountant entitled to registration under this chapter,".

2. By adding the following new paragraph:

"In lieu of the one (1) year's required experience in service as a staff accountant, the applicant may have three years' continuous employment as a full-time accounting teacher at a rank no lower than assistant professor in a college or university qualified to give a degree in accounting as recognized by the board of accountancy."

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

THIRD READING OF BILLS

On motion of Senator Murray, Senate File 517, a bill for an act relating to certification of animals, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Murray asked and received unanimous consent that House File 319 be substituted for Senate File 517.

On motion of Senator Murray, House File 319, a bill for an act relating to certification of animals, 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 319 by striking all after the enacting clause and substituting therefor the following:

"Section 1. Section one hundred sixty-two point twenty-one (162.21), Code 1962, is hereby repealed and the following enacted in lieu thereof: The department shall collect a fee of three dollars (\$3.00) for each certificate of soundness and for the second and third annual renewal thereof; two dollars (\$2.00) for the fourth and fifth annual renewal thereof; one dollar (\$1.00) for each annual renewal from the fifth through the tenth and no fee shall be charged for any renewal beyond the tenth."

The amendment was lost.

Senator Murray moved that the bill be read a third 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:

_			
Benda	Floy	Kyhl	Riley
Burns	Griffin	Lodwick	Shirley
Cassidy	Hagedorn	McGill	Shoeman
Coleman	Hagie	Messerly	Stanley
DeKoster	Hansen	Murray	Stephens
Denman	Heying	Nims	Tabor
Dodds	Hill	O'Malley	Vance
Elvers	Kibbie	Patton	Van Gilst
Ely	Klefstad	Reno	Walker
Flatt	Kruck	Reppert	TT WINCE
. 1400	Riuck	repper v	
Nays, 7:			
Beneke	Burke	Mills	Shaff
Buren	Lange	Rigler	~
Duron	Dange	2018101	
Absent or no	t voting, 13:		
Balloun	Frommelt	Lucken	Mincks
Briles	Heaberlin	Main	Nurse
Condon	Lisle	McNally	Schroeder
Elthon	21510		201100401
#41 011 0 14			

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

Senator Murray asked and received unanimous consent that Senate File 517 be withdrawn from further consideration of the Senate.

On motion of Senator Vance, House File 196, a bill for an act relating to preparation of jury lists for municipal court, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman took the chair at 3:30 p.m.

Senator Vance moved that the bill be read a third 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:

Balloun Flatt Lodwick -Rilev Schroeder Benda-Flov McGill Griffin Beneke Mills Shaff Briles Hagedorn Mincks Shirley Buren Shoeman Hansen Murray Stanley Burns Heving Nims Cassidy HillStephens Nurse Coleman Kibbie O'Malley Tabor Denman Klefstad Patton Vance Dodds Van Gilst Kruck Reno Elvers Kyhl Reppert Walker Elv Rigler Lange

Nays, 2:

DeKoster Messerly

Absent or not voting, 10:

Burke Frommelt Lisle Main
Condon Hagie Lucken McNally
Elthon Heaberlin

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

On motion of Senator O'Malley, Senate File 296, a bill for an act to amend chapter one hundred twenty-two (122) of the Acts of the Sixtieth General Assembly of Iowa, relating to the issuance of a license to practice osteopathic medicine and surgery, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked and received unanimous consent that House File 382 be substituted for Senate File 296.

On motion of Senator O'Malley, House File 382, a bill for an act to amend chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, relating to the issuance of a "Resident Osteopathic Physician and Surgeon License" to practice osteopathic medicine and surgery, was taken up and considered.

Senator O'Malley moved that the bill be read a third 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:

Balloun DeKoster Hagie McGill Benda Denman Hansen Messerly Beneke Dodds Heying Mills **Briles** Elvers Hill Mincks Buren Ely Klefstad Murray Burke Flatt Kruck Nims Burns Flov Kyhl Nurse Cassidy Griffin Lange O'Malley Coleman Hagedorn Lodwick Patton

Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 10:

Condon Elthon Eronmelt Heaberlin Kibbie Lisle Lucken Main McNally Shaff

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

Senator O'Malley asked and received unanimous consent that Senate File 296 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 concurred in Senate amendments to and passed House File 66, a bill for an act for the provision of a suspension of the permit for violation of the beer laws.

Also: That the House has concurred in Senate amendments to and passed House File 75, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to qualifications for a liquor license.

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

House File 182, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school.

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 fees for inspection of weights and measures.

WILLIAM R. KENDRICK, Chairman.

HOUSE MESSAGES CONSIDERED

House File 182, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school.

Read first and second times and passed on file.

House File 318, a bill for an act relating to fees for inspection of weights and measures.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 23 By Flatt

Whereas, the State of Iowa is now engaged in a long-range program of

Interstate Highway construction, and

Whereas, certain areas of such construction have not been satisfactory, in particular the part of Interstate 80 near the town of Dexter which required repair and replacement several times following a short period of use; more recently, that portion of Interstate 35 in and near Clarke County has deteriorated to such point that it is unsafe to the traveling public; and

Whereas, said Interstate 35 is designed as a transcontinental highway and when completed will carry a greatly increased traffic load and must be con-

structed to bear this load with a minimum expense of repair; and

Whereas, it has been proposed to increase the tax on motor vehicle fuel to provide additional funds for highway construction, Now Therefore

Be It Resolved by the Senate of the Sixty-first General Assembly; the

House Concurring:

That the Highway Commission shall, prior to any further construction on the Interstate system, institute the most advanced engineering principles and practices in the preparation of roadbed,

That the mistakes that caused the rapid deterioration in the above cited

instances be avoided in the future,

That only materials be used that have been proven in past construction

to give the maximum service with a minimum of maintenance, and

That the public may be assured that the money spent in taxes for road construction is being used to the best advantage by modern methods of highway construction.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 103 passed the Senate.

ELMER F. LANGE.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 7, 1965, the Governor had approved the following bills:

Senate File 79, relating to railroad track power cars.

Senate File 87, relating to state boiler inspection.

Senate File 226, relating to fee paid to state fire marshal.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 159 Transportation (companion to S. F. 168)

H. F. 189 Governmental subdivisions (companion to S. F. 106)

H. F. 229 Governmental subdivisions

H. F. 328 Conservation and recreation

H. F. 329 Judiciary

H. F. 338 Agriculture

- H. F. 358 Judiciary (companion to S. F. 375)
- H. F. 402 Judiciary (companion to S. F. 416)
- H. F. 421 Industrial and human relations (companion to S. F. 427)
- H. F. 452 Judiciary
- H. F. 475 Judiciary (companion to S. F. 510)
- H. F. 510 Conservation and recreation
- H. F. 585 Judiciary
- H. F. 588 Conservation and recreation
- H. F. 589 Conservation and recreation
- H. F. 615 Appropriations
- H. F. 616 Appropriations
- H. F. 618 Appropriations
- H. F. 621 Appropriations

REPORTS OF COMMITTEES

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 153, a bill for an act relating to taxation for the county fund for mental health, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on public health to which was referred House File 372, a bill for an act relating to the composition of the hospital and other health facilities advisory council, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

Mr. President: Your committee on transportation to which was referred Senate File 378, a bill for an act relating to stops at railroad crossings by local delivery trucks hauling flammable liquids, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on transportation to which was referred Sengte File 447, a bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred **Senate File 80**, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers, 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 80 as follows:

By adding after the word "to" in line 1 of subsection 2 the word "knowingly".

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 199, a bill for an act relating to accident and disability benefits for public safety peace officers, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 419, a bill for an act relating to publishing the names of prisoners who have violated their paroles, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 421, a bill for an act relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Senator Murray submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred House File 315, a bill for an act relating to weights and measures, begs leave to report it has had the same under consideration and recommends the same do pass.

DONALD W. MURRAY, Ranking Member.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 110 by striking in lines 4 through 6 the words
- 2 "and to pay to said college or university tuition agreed upon from the 3 funds of the school corporation".

DAVID STANLEY.

- 1 Amend Senate File 110 as follows:
- 2 1. Amend Senate File 110, section 1, lines 4, 5, and 6
- B by inserting a period (.) after the word "therein" in line
- 4 4 and striking the words "and to pay to said college or
- 5 university tuition agreed upon from the funds of the school 6 corporation.".
- 7 2. Further amend by adding the following after the period
- 8 in line 10: "No public school funds shall be expended for 9 payment of tuition or other costs for such attendance at any
- 10 college or university, unless such payment is expressly permitted
- 11 or required by law.".

MAX MILO MILLS. DAVID STANLEY.

- 1 Amend Senate File 276 by striking everything after the
- 2 enacting clause and inserting in lieu thereof the

3 following:

- "Section 1. Chapter two hundred ninety-four (294),
- 5 Code 1962, is hereby amended by adding thereto the

6 following:

- 7 "At the request of an employee through contractual 8 agreement a school district may purchase an individual
- 9 annuity contract for an employee, from such insurance
- 10 organization authorized to do business in this state
- 11 and through an Iowa licensed insurance agent as the
- 12 employee may select, for retirement or other purposes
- 13 and may make payroll deductions in accordance with
- 14 such arrangements for the purpose of paying the entire
- 15 premium due and to become due under such contract. The
- 16 deductions shall be made in the manner which will qualify 17 the annuity premiums for the benefit afforded under
- 18 Section four hundred three "b" (403b) of the current
- 19 federal internal revenue code or any equivalent provision
- 20 of any subsequent federal income tax law. The employees'
- 21 rights under such annuity contract shall be nonforfeitable
- 22 except for the failure to pay premiums."

DARYL H. NIMS.

- 1 Amend Senate File 276, section 1, by adding the following paragraph:
- 3 "Any such annuity contract may be purchased only from an
 - insurance company or companies licensed to do business in Iowa."

 MAX MILO MILLS.
- 1 Amend Senate File 301 by striking all of section 7.

 Donald G. Beneke.
- Amend Senate File 304 as follows:
- 1. Strike all after the word "Act" of the title and insert
- 3 in lieu thereof the following: "regarding the withdrawal and
- 4 use of water in highway construction."
- 5 2. Strike section 1 and insert in lieu thereof the following: "Section 1. Subsection two (2) of section four hundred
- 7 fifty-five A point twenty-five (455A.25), Code 1962, is hereby
- 8 amended by adding at the end thereof the following paragraph:
 9 'However, no permit shall be required for the withdrawal
- 10 and use of water in construction of any highway if (a) such

9

- 11 withdrawal and use is authorized by the state highway commission,
- 12 county engineer, or city engineer; (b) the water is withdrawn
- 13 from any watercourse at a point on the right-of-way of a highway;
- 14 and (c) such withdrawal and use of water is accomplished in

15 compliance with rules and regulations of the council."

DAVID STANLEY.

- Amend Senate File 372 as follows:
 - 1. By inserting after the comma (,) following the word "dol-

3 lars" in line 4 section 2 the following: "or, in

- 4 lieu thereof, deposit with the state mine inspector cash or other 5 security acceptable to the state mine inspector in said amounts,".
 - 2. By inserting after the word "forfeited" in line

7 26 section 3 the following: "to the extent necessary

to effect such things as are required to be done by such notice".

MAX E. RENO.

Amend Senate File 499 as follows:

In section 1, strike all of line 16 after the word
 "order" and strike all of lines 17 through 19 inclusive, and

insert in lieu thereof the following: "dismissing the petition."

2. In section 2, strike lines 3 through 5 inclusive and

6 insert in lieu thereof the following: "West Liberty Index, a newspaper published in West Liberty, Iowa, and the Tipton

Advertiser, a newspaper published in Tipton, Iowa."

DAVID STANLEY.

Amend Senate File 513 by adding the following new section:

"Section four hundred ninety point twenty-five (490.25), Code
1962, is hereby amended as follows:

4 1. By inserting in line thirteen (13) after the word 'lines' 5 the words ', provided however, that such right of eminent domain

6 shall not apply to or be exercised for the appropriation of any

7 interest in the examination, construction, placement, maintenance, 8 or operation of any underground storage facility."

2. By striking lines fourteen (14) through forty-two (42).

3. By striking from lines forty-five (45) and forty-six (46) the words 'and/or gas storage facilities'".

C. JOSEPH COLEMAN.

1 Amend House File 265 as follows:

By striking from line 1 of the title the

words "sinking funds" and inserting in lieu thereof the

4 words "reserves for capital improvements".5 2. By striking from line 5 of section

6 1 the words "sinking funds" and inserting in lieu thereof

the words "reserves for capital improvements".

HOWARD C. REPPERT, JR.

- 1 Amend House File 288 as follows:
 - 1. Section 1, line 5, by inserting a period
- 3 after the word "system" and adding the following: "All or any part of the apparatus and mechanical devices of any such
- 5 translator system may be located outside of the corporate
- 6 limits of a city or town."
- 7 Further amend section 1, line 5, by striking
- 8 the words "except that municipal" and inserting in lieu

- 9 thereof the word "Municipal".
- 10 2. By striking all of section 2.
- 3. By renumbering the remaining section.
- 12 4. Amend the title to House File 288, line 1, by
- 13 striking the words "and county".

DONALD G. BENEKE.

- 1 Amend House File 315 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following: Section 1.
- 3 Chapter two hundred fifteen (215), Code 1962, is hereby amended
- 4 by adding the following section:
 - "All motor truck scales, livestock scales, grain dump
- 6 scales, and combination truck and railroad track scales used
- 7 for commercial purposes in the State of Iowa shall be equipped
- 8 not later than January 1, 1966, with either a type-registering
- 9 weigh beam, a dial with a mechanical ticket printer, an
- 10 automatic weight recorder, or some similar device which
- shall be used for printing or stamping the weight values
- 12 on scale tickets."

DONALD W. MURRAY.

- 1 Amend the Ely amendment to House File 445 by striking
- 2 all of lines 2 and 3.

ALAN SHIRLEY.

- 1 Amend House File 188 as follows:
 - 1. By striking the last sentence in section 2.
- 3 2. By striking the words "or private" in line 2 of section 4.
 - 3. By striking all of section 14.

FRANCIS L. MESSERLY.

On motion of Senator Kruck, the Senate adjourned until 8:30 a.m., Thursday, April 8, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, APRIL 8, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Senator Don S. McGill, Melrose, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Frommelt, from ninety-four residents of Dubuque County in opposition to a two percent sales tax on barbers' services.

By Senator Nims, from one hundred forty-five residents of Story County favoring legislation for the improvement of elementary and secondary education and the necessary increases in taxation.

By Senator Nurse, from twenty-one residents of O'Brien and Osceola Counties in opposition to legalized gambling in Iowa and school bus transportation for all school children.

By Senator Murray, from thirty-one residents of Kossuth County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population.

By Senator Reppert, from fifty-five residents of Polk County favoring the licensing of physical therapists; from twelve residents of Polk County favoring proposed legislation relating to high school drivers education; from ten residents of Polk County in opposition to the repeal of the right-to-work law; from five residents of Polk County favoring Sunday closing and from eight residents of Polk County in opposition to Sunday closing.

PRESENTATION OF VISITORS

Senator O'Malley asked and received unanimous consent to present to the Senate one hundred fifteen students from the United States, Canada, Hawaii and Venezuela, enrolled in the College of Automation, Des Moines, who were present in the balcony accompanied by their instructor, Richard Sydness.

Senator Main asked and received unanimous consent to present to the Senate forty students from the Lamoni Community Schools who were present in the balcony accompanied by their superintendent, Floyd Wright, and their instructor, Don Mahi.

Senator O'Malley asked and received unanimous consent to present to the Senate seventy students from the Johnston Elementary School who were present in the balcony accompanied by their instructors, Jack Braby, Marilyn Smith and Agnes Harms.

Senator Balloun asked and received unanimous consent to present to the Senate thirty-seven students from the Shellsburg High School, students of the American government class, who were present in the balcony accompanied by their instructors, Gordon Roxberg and Joe Stabell.

Senator Balloun asked and received unanimous consent to present to the Senate forty students from the Garwin Community School who were present in the balcony accompanied by their instructors, A. E. Ellingson and Miss Woline.

Senator Heaberlin asked and received unanimous consent to present to the Senate sixty students from the Twin Cedars Community School, Bussey, who were present in the balcony accompanied by their instructors, Mrs. Day and Mr. Perkins.

Senator Nims asked and received unanimous consent to present to the Senate forty-one students, members of the senior class of the Ballard High School, Huxley, who were present in the balcony accompanied by their instructor, Robert Donnelly.

INTRODUCTION OF BILLS

Senate File 541, by committee on public health, a bill for an act relating to medical assistance for the aged.

Read first and second times and placed on the calendar.

Senate File 542, by committee on appropriations, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first and second times and placed on the calendar.

SPECIAL ORDER

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 538.

THIRD READING OF BILLS

On motion of Senator Mincks, Senate File 538, a bill for an act to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total

disabilities, temporary total disabilities, and healing period; also to raise the maximum amount allowable for healing period, was taken up and considered.

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

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

Ayes, 52:

Balloun Benda	Flatt Floy	Lodwick Lucken	Reppert Rigler
Beneke	Hagedorn	McGill	Riley
Buren	Hagie	McNally	Schroeder
Burke	Heaberlin	Messerly	Shaff
Burns	Heying	Mills	Shirley
Cassidy Coleman	Hill	Mincks	Shoeman
Condon	Kibbie Klefstad	Murray Nims	Stanley
DeKoster	Kruck	Nurse	Stephens Tabor
Denman	Kyhl	O'Malley	Vance
Dodds	Lange	Patton	Van Gilst
Elvers	Lisle	Reno	Walker

Nays, none.

Absent or not voting, 7:

Briles Ely Griffin Main Elthon Frommelt Hansen

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

Senator Mincks asked and received unanimous consent that Senate Files 72 and 74 be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

On motion of Senator Benda, Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor, was taken up for further consideration.

Senator Mills offered the following amendment, filed by Senators Mills and Stanley, and moved its adoption:

Amend Senate File 110 as follows:

1. Amend Senate File 110, section 1, lines 4, 5, and 6 by inserting a period (.) after the word "therein" in line 4 and striking the words "and to pay to said college or university tuition agreed upon from the funds of the school corporation.".

2. Further amend by adding the following after the period in line 10: "No public school funds shall be expended for payment of tuition or other costs for such attendance at any college or university, unless such payment is expressly permitted or required by law.".

The amendment was adopted.

Senator Stanley asked and received unanimous consent to withdraw the amendment filed by him on April 7 and found on page 852 of the Senate Journal.

Senator Benda offered the following amendment and moved its adoption:

Amend the title to Senate File 110 by striking the words "and to pay tuition therefor".

The amendment was adopted.

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

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

Ayes, 55:

Balloun Benda Beneke Buren Burke Burns Cassidy Coleman Condon DeKoster Denman	Flatt Floy Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad	Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims	Reno Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Vance
Denman			
Dodds	Kruck	Nurse	Van Gilst
Elvers	Kyhl	O'Malley	Walker
Ely	Lange	Patton	

Nays, none.

Briles

Absent or not voting, 4:

Frommelt

Shirley

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 Hansen, House File 288, a bill for an act relating to municipal and county participation in area television translator systems, was taken up for further consideration.

Senator Beneke offered the following amendment and moved its adoption:

Amend House File 288 as follows:

Elthon

1. Section 1, line 5, by inserting a period after the word "system" and adding the following: "All or any part of the apparatus and mechanical devices of any such translator system may be located outside of the corporate limits of a city or town."

Further amend section 1, line 5, by striking the words "except that municipal" and inserting in lieu thereof the word "Municipal".

2. By striking all of section 2.

3. By renumbering the remaining section.

4. Amend the title to House File 288, line 1, by striking the words "and county".

The amendment was adopted.

Senator Hansen moved that the bill be read a third 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:

Balloun	Griffin	McGill	Rigler
Benda	Hagedorn	McNally	Riley
Beneke	Hansen	Messerly	Shaff
Buren	Heaberlin	Mills	Shirley
Burns	Heying	Mincks	Shoeman
Cassidy	Kibbie	Nims	Stanley
DeKoster	$\mathbf{Klefstad}$	Nurse	Stephens
\mathbf{Dodds}	Lange	O'Malley	Tabor
Ely	Lucken	Patton	Van Gilst
Flatt	Main	Reno	Walker
Floy			

Nays. 11:

Briles

Burke Coleman Denman	Elvers Hagie Hill	Kruck Kyhl Lodwick	Murray Reppert

Absent or not voting, 7:

Elthon

Condon	Frommelt	Schroeder	
The bill	having received a	constitutional major	rity was declared to

Lisle

Vance

have passed the Senate and the title as amended was agreed to.

On motion of Senator Shoeman, Senate File 510, a bill for an act relating to hotels, restaurants, and food establishments, was taken up and considered.

Senator Shoeman asked and received unanimous consent that House File 445 be substituted for Senate File 510.

On motion of Senator Shoeman, House File 445, a bill for an act relating to hotels, restaurants, and food establishments, was taken up and considered.

Senator Ely offered the following amendment:

Amend House File 445 as follows:

1. By striking from line 19 of section 4 the word "five" and inserting in lieu thereof the word "fifteen (15)".

2. By striking from line 23 of section 4 the word "five (5)" and inserting in lieu thereof the word "ten (10)".

3. By striking from line 24 of section 4 the word "ten (10)" and inserting in lieu thereof the word "fifteen (15)".

- 4. By striking from line 27 of section 4 the words "motor inn,".
- 5. By striking from line 28 of section 4 the word "ten (10)" and inserting in lieu thereof the word "fifteen (15)".
- 6. By striking sections 7, 8, 9, 10, 11, 12, 13, and 14 and inserting in lieu thereof the following:
- "Sec. 7. Sections one hundred seventy point nine (170.9) through one hundred seventy point thirty-three (170.33) and section one hundred seventy point thirty-five (170.35), Code 1962, are hereby repealed and the following enacted in lieu thereof:

"The secretary of agriculture shall adopt, amend, promulgate, and enforce rules, regulations, and standards applicable to hotels, restaurants, and food establishments relating to:

- 1. The quality, wholesomeness, and the safe and sanitary protection, handling, storage, preparation, and processing of food, food products, and food ingredients.
 - 2. The health and cleanliness of personnel.
- 3. The sanitary maintenance and cleaning of equipment, bedding, linen, facilities, and premises.
- 4. The sanitary, safety, and adequacy of water supplies, plumbing, toilets, refuse storage and disposal, and sewer collection and disposal.
 - 5. Vermin control.
 - 6. Lighting and ventilation.
 - 7. Housekeeping.
- "Sec. 8. Section one hundred seventy point forty-nine (170.9), Code 1962, is hereby amended by inserting in line two (2) after the word 'chapter' the words 'or the rules, regulations, or standards adopted by the secretary of agriculture under the authority of this Act'."

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking lines 2 and 3.

The amendment to the amendment was adopted.

Senator Ely offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking lines 8 and 9 and inserting in lieu thereof the following:

"4. By striking from line 27 of section 4 the words 'Motor Inn' and inserting in lieu thereof the words 'Motor Inn Kitchen'".

The amendment to the amendment was adopted.

Senator Ely moved the adoption of the amendment as amended by divisions, which motions were lost.

Senator Shoeman moved that the bill be read a third 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:

BallounBurenCassidyDenmanBendaBurkeColemanDoddsBenekeBurnsDeKosterElvers

Ely	Kruck	Messerly	Shirley
Flatt	Kyhl	Murray	Shoeman
Floy	Lange	Nims	Stanley
Hagedorn	Lodwick	Nurse	Stephens
Hagie	Lucken	O'Malley	Tabor
Hansen	Main	Patton	Vance
Heaberlin	McGill	Reno	Van Gilst
Heying	McNally	Riley	Walker
Kibbie	•	•	

Navs. 7:

Briles Hill Mills Shaff

Griffin Klefstad Rigler

Absent or not voting, 6:

Elthon Lisle Reppert Schroeder Frommelt Mincks

Voting present, 1:

Condon

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

Senator Shoeman 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 Shoeman asked and received unanimous consent that Senate File 510 be withdrawn from further consideration of the Senate.

On motion of Senator Coleman, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President pro tempore O'Malley presiding.

On motion of Senator Coleman, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

On motion of Senator McNally, Senate File 341, a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McNally offered the following amendment filed by Senators McNally, O'Malley, Frommelt and Reppert:

Amend Senate File 341 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter forty-eight (48), Code 1962, is hereby amended by adding thereto the following new sections:

1. "The commissioner of registration shall establish a permanent reg-

istration place in the office of the city clerk or elsewhere in the city hall. The permanent registration place shall be open at all times as are other city offices and at such other times as the branch registration places are open as provided in this section. If petitioned by one or by both of the official county chairmen of the two (2) political parties polling the highest vote in the jurisdiction at the last preceding general election, the commissioner of registration shall establish at least two (2) branch registration places in his jurisdiction, taking into consideration the convenience of the voters. If petitioned by one or by both of the official county chairman of the two (2) political parties polling the highest vote in the jurisdiction at the last preceding general election, the commissioner shall provide for additional branch registration places for each ten thousand (10,000) inhabitants in the jurisdiction in excess of thirty thousand (30,000) and for such additional branch registration places as the commissioner deems necessary. branch registration places shall be opened the first (1st) Monday in October preceding any general election and shall remain open Monday through Friday from noon until 8:00 p.m. and Saturday from 8:00 a.m. until 5:00 p.m. for one (1) week. The commissioner of registration shall appoint two (2) persons to act as deputy registrars in each branch registration place. Such appointments shall be made from lists supplied for that purpose by the official county chairmen of the two (2) political parties polling the highest vote in the jurisdiction at the last preceding general election. lists shall be provided not later than August fifteen (15) preceding the appointments. The commissioner shall appoint one (1) deputy from each list for each branch. Where the county chairmen fail to provide lists by the date specified in this section, the commissioner shall make such appointments to persons known to be registered as members of the appropriate political party."

2. "The commissioner of registration shall appoint at least six (6) persons for each ten thousand (10,000) inhabitants, or major fraction thereof within his jurisdiction as mobile deputy registrars. An equal number of these appointees shall be appointed from lists supplied for that purpose from the county chairmen of the two (2) political parties polling the highest vote in the jurisdiction in the last preceding general election. Mobile deputy registrars are authorized to secure registration of eligible voters anywhere in the jurisdiction and shall make such reports of new registrations and changes as the commissioner of registration requests. Mobile deputy registrars shall be appointed before the first (1st) of August preceding any general election and the appointments shall expire when registration closes for that election. Mobile deputy registrars shall serve without pay from the municipality."

Sec. 2. Section forty-eight point one (48.1), Code 1962, is hereby amended by striking from lines four (4) and five (5) the words "one hundred twenty-five" and inserting in lieu thereof the word "ten (10)".

Sec. 3. Section forty-eight point five (48.5), Code 1962, is hereby

amended by adding thereto the following paragraph:

"The commissioner of registration shall also prepare lists of newly registered voters, indicating the name, address, precinct number and party affiliation of such voters. The lists shall be prepared weekly from July first (1st) until September fifteen (15) and daily thereafter except Saturdays and Sundays during the calendar months preceding any general election until registrations are closed. The lists shall be available to public inspection at all reasonable times and duplicate lists shall be prepared upon request for the county chairman of any political party polling in ex-

cess of two (2) percent of the popular vote in the jurisdiction in the last preceding general election."

Sec. 4. Section forty-eight point six (48.6), Code 1962, is hereby amended by adding thereto the following new subsection:

"Party affiliation. (No party if preferred.)"

Sec. 5. Section forty-eight point seven (48.7), Code 1962, is hereby re-

pealed and the following enacted in lieu thereof:

"Removal notices shall be provided for the use of any registered voter moving to a new location. Removal notices shall provide space for the previous address of the voter, the address the exact location to which he is moving, and his signature. Any written notification from the voter containing the required information and signature shall be sufficient to validate his registration. If the commissioner of registration receives written notification of removal from any registered voter and the notification does not contain the required information, the commissioner shall immediately mail to the voter at his last known address notice that his registration is defective. Upon receipt of any valid removal notice, but not later than ten (10) days before any election, the commissioner of registration shall make entry of any change on the original and duplicate registration lists and the voter shall be qualified to vote in the new election precinct. Any voter who changes his residence within ten (10) days preceding an election shall be entitled to vote in the precinct where he is registered."

Sec. 6. Section forty-eight point fourteen (48.14), Code 1962, is hereby

amended by adding the following:

"The commissioner of registration shall make, on August first (1st) of each year, a report to the secretary of state showing the number of registered voters by party affiliation for his jurisdiction."

Sec. 7. Section fifty-three point two (53.2), Code 1962, is hereby

amended by adding thereto the following sentence:

"Such application may be made in person or in writing as provided in section fifty-three point ten (53.10) of the Code."

Sec. 8. Section fifty-three point ten (53.10), Code 1962, is hereby re-

pealed and the following enacted in lieu thereof:

"If the voter requests said application by card or letter addressed to the auditor, the auditor shall send him both application and ballot at the same time."

Sec. 9. Section forty-eight point six (48.6), Code 1962, is amended by adding after the period in line thirty-five (35) thereof the following: "Except that the signature shall be required only on the original registration list where the duplicate registration list is prepared by electrical, mechanical or similar data process."

Sec. 10. Section forty-eight point eight (48.8), Code 1962, is amended by adding after the period in line nineteen (19) thereof the following: "Duplicate registration lists may be prepared by electrical, mechanical or

similar data process."

Sec. 11. Section forty-eight point twenty-one (48.21), Code 1962, is amended by adding after the period in line twenty-four (24) thereof the following: "However, in cities using duplicate registration lists prepared by electrical, mechanical or similar data process the certificate of registration shall be approved by a judge or clerk of the election if the person signing the certificate of registration and the person on the registry list appear to be the same."

Senator Stanley offered the following amendment to the amendment:

Amend the amendment by striking section 1 and inserting in lieu thereof the following:

"Section 1. Section forty-eight point four (48.4), Code 1962, is hereby amended as follows:

"1. Strike in line eight (8) the word 'precinct'.

"2. Strike all of said section after the period (.) in line twenty-two (22) and insert in lieu thereof the following: 'Registration places shall be established throughout the city in such number and locations as the commissioner of registration or the city council shall determine. The central registration office shall be open at all times when a majority of other city offices are open. During the month of October preceding any general election, the central registration office shall also be open from 5:00 o'clock p.m. until 9:00 o'clock p.m. on at least five (5) days and from 9:00 o'clock a.m. until 5:00 o'clock p.m. on at least one Saturday before registration closes for that election. Each other registration place shall be open at least from noon until 9:00 o'clock p.m. on at least two (2) days during the month of September or October preceding any general election and before registration closes for that election. Subject to the provisions of this section and any applicable city ordinance, the commissioner of registration shall determine the dates when the central registration office shall be open during the additional hours specified in this section and the dates and hours when other registration places shall be open in accordance with this section. The commissioner of registration shall cause notice of such dates and hours to be published at least once in a newspaper of general circulation in the city."

Senator Stanley moved the adoption of the amendment to the amendment.

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes.	20	•

Balloun	Flatt	Lodwick	Schroeder
Benda	Hagie	Lucken	Shaff
Beneke	Kyĥl	\mathbf{Mills}	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Walker
		•	

Nays, 32:

Buren	Ely	Klefstad	Nurse
Burke	Floy	Kruck	O'Malley
Cassidy	Frommelt	Main	Patton
Coleman	Hansen	McGill	Reno
Condon	Heaberlin	McNally	Reppert
Denman	Heying	Mincks	Shirley
Dodds	Hill	Murray	Tabor
Elvers	Kibbie	Nims	Van Gilst

Absent or not voting, 7:

Burns	Griffin	Messerly	Vance
Elthon	Hagedorn	Shoeman	

The amendment to the amendment lost.

Senator McNally offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding after the word "address" in line 84 the word "of".

The amendment to the amendment was adopted.

Senator McNally moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 34:

Buren	Floy	Main	Patton
Burke	Frommelt	McGill	Reno
Cassidy	Hansen	McNally	Reppert
Coleman	Heaberlin	Mincks	Riley
Condon	Heying	Murray	Shirley
Denman	Hill	Nims	Shoeman
Dodds	Kibbie	Nurse	Tabor
Elvers	$\mathbf{Klefstad}$	O'Malley	Van Gilst
Ely	Kruck	,*	

Nays, 18:

Balloun Benda	Flatt Kvhl	Mills Rigler	Stanley Stephens
Beneke	Lange	Schroeder	Vance
Briles	Lisle	Shaff	Walker
DeKoster	Lodwick		

Absent or not voting, 6:

	O,		
Burns	Griffin	Hagie	Messerly
Elthon	Hagedorn	0	

Voting present, 1:

Lucken

The amendment as amended was adopted.

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

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

Ayes, 32:

• •			
Buren	Ely	Klefstad	Nurse
Burke	Floy	\mathbf{Kruck}	O'Malley
Cassidy	Frommelt	Main	Patton
Coleman	Hansen	McGill	Reno
Condon	Heaberlin	McNally	Reppert
Denman	Heying	Mincks	Stanley
Dodds	Hill	Murray	Tabor
Elvers	Kibbie	Nims	Van Gilst

Nays, 21:

Balloun Hagie Lucken Shaff Benda Kvhl Mills Shirley Beneke Lange Rigler Stephens Briles Lisle Rilev Vance DeKoster Lodwick Schroeder Walker Flatt

Absent or not voting, 6:

Burns Griffin Messerly Shoeman Elthon Hagedorn

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

Senator McNally 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 146, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest.

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

House File 188, a bill for an act to authorize joint exercise of governmental powers by public agencies.

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

House File 484, a bill for an act relating to mobile homes.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 146

Amend Senate File 146 as follows:

1. By striking section one (1) and inserting in lieu thereof the following: "Section five hundred thirty-five point six (535.6), Code 1962, is hereby amended by adding thereto the following: 'Provided, however, this section shall not apply to lawful loans under chapter five hundred thirty-six (536) of the Code.'"

2. By striking all of section eight (8) and inserting in lieu thereof the

following:

"Sec. 8. Section five hundred thirty-six point thirteen (536.13), Code 1962, is hereby amended by striking all of line one (1) of subsection four (4) thereof and by inserting in lieu thereof the following: 'Beginning July 4, 1965, and under such', and by striking the period at the end of subsection four (4) and inserting a comma in lieu thereof and adding thereto the fol-

lowing: 'but not exceeding seven hundred (700) dollars, and one (1) percent per month on any part of the unpaid principal balance of the loan in excess of seven hundred (700) dollars.'"

3. By adding to section ten (10) the following paragraph:

"In all cases the loan contract shall show the total interest to be paid in stated dollar amount, or in terms of simple annual interest, which shall be separately stated immediately after the stated figure of the principal in such loan contract."

4. By adding after the word "partial" in line seventy-eight (78) of section

ten (10) the word "installment".

5. By striking in lines seventy-eight (78), seventy-nine (79) and eighty (80) of section ten (10) the words: "No rebate of less than one (1) dollar need be made. Acceleration of the maturity of the contract shall not in itself require a rebate."

6. By adding to section ten (10) the following new subsection:

"The default and deferment charges and rebates referred to herein are computed on the interest rates authorized herein and such terms shall not be construed to authorize charges incident to the loan of money, beyond the rates of interest authorized herein and for the periods of time authorized in subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code."

7. By striking section twelve (12) and inserting in lieu thereof the fol-

lowing:

"Sec. 12. Section five hundred thirty-six point fourteen (536.14), Code 1962, is hereby amended by adding the following new sentence at the end of subsection one (1): 'When the loan is made pursuant to subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code, the statement shall also contain a notice that default and deferment charges may be made and that a rebate of unearned interest may be made if the loan is prepaid prior to maturity.'"

8. By striking lines twenty-four (24) through thirty (30) of section

fourteen (14) and inserting in lieu thereof the following:

"The premium, which shall be the only charge for such insurance, shall not exceed that approved by the commissioner of insurance of the State of Iowa as filed in the office of such commissioner. Such charge, computed at the time the loan is made for the full term of the loan contract on the total amount required to pay principal and interest, shall be stated separately in the contract and in the same location in such contract as are the statements of the principal and interest of the loan."

9. By striking from lines thirty-five (35) and thirty-six (36) of section

fourteen (14) the words ", certificate, or other evidence thereof,".

10. By striking from line forty-four (44) of section fourteen (14) the words "or identifiable charge".

HOUSE MESSAGES CONSIDERED

House File 188, a bill for an act to authorize joint exercise of governmental powers by public agencies.

Read first and second times and passed on file.

House File 484, a bill for an act relating to mobile homes.

Read first and second times and passed on file.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 366 was passed by the Senate.

DAVID STANLEY.

ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent to have five hundred additional copies of Senate File 179 printed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 55, 190, 234, 352, 355 and 403; also, House Files 22, 61, 116, 141, 212, 316, 327, 356, 383, 393 and 568.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr., 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 55, 190, 234, 352, 355 and 403; also, House Files 22, 61, 116, 141, 212, 316, 327, 356, 383, 393 and 568.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate Files 55, 190, 234, 352, 355 and 403.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator Hill submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred House File 249, a bill for an act relating to the bonding authority of the county conservation boards, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL. Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on conservation and recreation to which was referred House File 256, a bill for an act relating to the spearing of fish by scuba divers, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred House File 567, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Senator Coleman submitted the following report:

Mr. President: Your committee on appropriations to which was referred House File 346, a bill for an act to appropriate from the road use tax fund of the state to the state highway commission for the construction of the Stange institutional road bridge over Squaw Creek on the campus of the Iowa State University of Science and Technology at Ames, Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

AMENDMENT FILED

- Amend Senate File 200 (Companion to House File 182) as follows:
- 1. By inserting after section 6 the following new section: "Section two hundred eighty-five point one
- 4
- (285.1), Code 1962, is hereby amended by inserting in
- 5 line one (1) of subsection two (2) of such section after
- 6 the word 'Any' the words 'public school'."
 - 2. By striking lines 5 through 8 of
- 8 section 7.

7

- 9 3. By inserting after section 7 the following
- 10 new section:
- "Section two hundred eighty-five point one (285.1), 11
- 12 Code 1962, is hereby amended by inserting in line four
- 13 (4) of subsection four (4) of such section after the
- 14 word 'children' the words 'attending public schools'."
- 15 4. By striking sections eight (8), nine (9) and ten (10).
- 5. By adding thereto the following new section: 16
- 17 "Section two hundred eighty-five point one (285.1).
- 18 Code 1962, is hereby amended by adding thereto the
- 19 following new subsection:
- 20 "Transportation for any resident pupil of such school
- 21 district attending a private school located within such
- 22 school district and who does not live within the statutory
- walking distance from such private school shall be entitled 23
- 24 to use public school transportation facilities that are

- 25 provided by the board for public school students. Such
- 26 private school student shall be required to meet such
- 27 transportation at that point on the established route
- 28 nearest his home and shall be permitted to ride such 29 transportation to that point on the established route
- 30 nearest the private school chosen by such student for
- 31 attendance. In no case shall the school district make
- 32 payment to the parent or guardian for transporting
- 33 private school pupils to or from any location not on

34 the established transportation route'."

WARREN J. KRUCK. DARYL H. NIMS.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Friday, April 9, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, APRIL 9, 1965.

The Senate met in regular session, Senator Coleman presiding.

Prayer was offered by Reverend R. L. Walters, pastor of St. Marks Episcopal Church, Des Moines, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Lange, from forty-four residents of Sac County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution to provide that the membership of one house of state legislatures may be apportioned on factors other than population.

By Senator Reppert, from six residents of Polk County favoring school bus transportation for all school children, and from twenty-one residents in opposition to same.

By Senator Nurse, from two hundred ninety-four residents of Osceola County and from seven hundred seventy-three residents of O'Brien County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution to provide that the membership of one house of state legislatures may be apportioned on factors other than population.

PRESENTATION OF VISITORS

Senator Mills asked and received unanimous consent to present to the Senate fifty-three students from the West Marshall School, State Center, who were present in the balcony accompanied by their instructors, Amy Miller, Cathryn Yeager and Francis Benner.

Senator Heaberlin asked and received unanimous consent to present to the Senate sixty-five students from Twin Cedars Community School, Bussey, who were present in the balcony accompanied by their instructors, Elsie King and Lloyd Phillips.

Senator Walker asked and received unanimous consent to present to the Senate fifty-two students, members of the fourth grade class of the Radcliffe Community School, who were present in the balcony accompanied by their instructor, Beverly Olson. Senator Lange asked and received unanimous consent to present to the Senate sixty students from the Lytton Junior High School who were present in the balcony accompanied by their instructors, J. Minglin, A. Schultz and E. Westmoreland.

Senator Buren rose on a point of personal privilege and presented to the Senate the Honorable Theo. Klemesrud, a former member of the House of Representatives from Winnebago County who was present in the Senate chamber; also, two students from the Thompson High School and Mrs. Klemesrud. Senator Buren also presented six students from the North Central Community School of Hanlontown who were present in the balcony accompanied by their superintendent, C. B. Johnson.

President Fulton took the chair at 10:55 a.m.

THIRD READING OF BILLS

On motion of Senator Lucken, Senate File 137, a bill for an act conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken moved that the bill be read a 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, 50:

_		
Ely	Kyhl	Patton
Flatt	Lange	Reno
Floy	Lodwick	Reppert
Frommelt	Lucken	Rigler
Hagedorn	Main	Riley
Hagie	McGill	Schroede
Hansen	McNally	Shirley
Heaberlin	\mathbf{Mills}	Stanley
Heying	Mincks	Stephens
Hill	Murray	Tabor
Kibbie	Nims	Van Gilst
Klefstad	Nurse	Walker
Kruck		
	Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad	Flatt Lange Floy Lodwick Frommelt Lucken Hagedorn Main Hagie McGill Hansen McNally Heaberlin Mills Heying Mincks Hill Murray Kibbie Nims Klefstad Nurse

Nays, none.

Absent or not voting, 9:

Burke	Lisle	O'Malley	Shoeman
Elthon	Messerly	Shaff	Vance
Criffin			

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

HOUSE AMENDMENT CONSIDERED

Senator Reppert called up for consideration Senate File 146, a bill for an act to increase the maximum amount of small loan under chapter five hundred thirty-six (536), Code 1962, to amend other sections of said chapter, and to amend section five hundred thirty-five point six (535.6), Code 1962, relating to penalties for excessive interest, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 146

Amend Senate File 146 as follows:

1. By striking section one (1) and inserting in lieu thereof the following: "Section five hundred thirty-five point six (535.6), Code 1962, is hereby amended by adding thereto the following: 'Provided, however, this section shall not apply to lawful loans under chapter five hundred thirty-six (536) of the Code.'"

2. By striking all of section eight (8) and inserting in lieu thereof the following:

"Sec. 8. Section five hundred thirty-six point thirteen (536.13), Code 1962, is hereby amended by striking all of line one (1) of subsection four (4) thereof and by inserting in lieu thereof the following: 'Beginning July 4, 1965, and under such', and by striking the period at the end of subsection four (4) and inserting a comma in lieu thereof and adding thereto the following: 'but not exceeding seven hundred (700) dollars, and one (1) percent per month on any part of the unpaid principal balance of the loan in excess of seven hundred (700) dollars.'"

3. By adding to section ten (10) the following paragraph:

"In all cases the loan contract shall show the total interest to be paid in stated dollar amount, or in terms of simple annual interest, which shall be separately stated immediately after the stated figure of the principal in such loan contract."

4. By adding after the word "partial" in line seventy-eight (78) of section

ten (10) the word "installment".

5. By striking in lines seventy-eight (78), seventy-nine (79) and eighty (80) of section ten (10) the words: "No rebate of less than one (1) dollar need be made. Acceleration of the maturity of the contract shall not in itself require a rebate."

6. By adding to section ten (10) the following new subsection:

"The default and deferment charges and rebates referred to herein are computed on the interest rates authorized herein and such terms shall not be construed to authorize charges incident to the loan of money, beyond the rates of interest authorized herein and for the periods of time authorized in subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code."

7. By striking section twelve (12) and inserting in lieu thereof the fol-

lowing:

"Sec. 12. Section five hundred thirty-six point fourteen (536.14), Code 1962, is hereby amended by adding the following new sentence at the end of subsection one (1): 'When the loan is made pursuant to subsection seven (7) of section five hundred thirty-six point thirteen (536.13) of the Code, the statement shall also contain a notice that default and deferment charges

may be made and that a rebate of unearned interest may be made if the loan is prepaid prior to maturity."

8. By striking lines twenty-four (24) through thirty (30) of section

fourteen (14) and inserting in lieu thereof the following:

"The premium, which shall be the only charge for such insurance, shall not exceed that approved by the commissioner of insurance of the State of Iowa as filed in the office of such commissioner. Such charge, computed at the time the loan is made for the full term of the loan contract on the total amount required to pay principal and interest, shall be stated separately in the contract and in the same location in such contract as are the statements of the principal and interest of the loan."

9. By striking from lines thirty-five (35) and thirty-six (36) of section

fourteen (14) the words ", certificate, or other evidence thereof,".

10. By striking from line forty-four (44) of section fourteen (14) the words "or identifiable charge".

The Senate concurred in the House amendment.

Senator Reppert 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:

Balloun Benda Beneke Briles Buren Burns Cassidy Coleman Condon DeKoster Denman	Elvers Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Kibbie Kruck Kyhl	Lodwick Lucken Main McGill McNally Mills Mincks Murray Nims Nurse Patton	Reno Reppert Rigler Riley Schroeder Shirley Stanley Stephens Tabor Van Gilst Walker
Denman Dodds	Kyhl Lange	Patton	Walker

Nays, 4:

Elv Flatt Hill Klefstad

Absent or not voting, 9:

Burke Lisle O'Malley Shoeman Elthon Messerly Shaff Vance

Griffin

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

On motion of Senator Reno, Senate File 261, a bill for an act to define a lottery, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 261 as follows:

1. In section 1, line 4, insert after the word "chance" the words "or any process involving a substantial element of chance".

2. In section 2, line 6, insert before the word "requirement" the words

"direct or indirect".

3. In section 2, line 9, strike the comma after the word "entry" and insert in lieu thereof the word "or".

The amendment was adopted.

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

Kruck

Lange

Main

McGill

Mincks

Murray

McNally

Lodwick Lucken

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

Ayes, 39:

Beneke

Flatt.

DeKoster

Balloun	Dodds
Benda	Elvers
Briles	Ely
Buren	Floy
Burke	Frommelt
Burns	Hansen
Cassidy	Heaberlin
Coleman	Heying
Condon	Kibbie
Denman	Klefstad
Nays, 11:	

Nims

Hagie Hill Kyhl	
•	

Mills Rigler Stephens

Tabe	or
Van	Gilst

Nurse

Patton Reno

Reppert

Shirlev

Stanley

Walker

Schroeder

Rilev

Absent or not voting, 9:

Elthon	Lisle
Griffin	Messerly
Hagedorn	•

O'Malley
Shaff

Shoeman Vance

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

Senator Reno 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 Hansen, Senate File 515, a bill for an act amending and revising chapter four hundred seventy-four (474), Code 1962, to provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission, was taken up and considered.

Senator Hansen moved that the bill be read a 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. 50:

Balloun Benda	Beneke Briles	Buren Burke	Burns Cassidy

Coleman Hansen Main Reno Condon Heaberlin McGillReppert DeKoster McNally Heying Rigler Denman Hill Riley Messerly Dodds Kibbie Mills Shirley Elvers Klefstad Mincks Stanley Ely Kruck Murray Stephens Flatt Kyhl Nims Tabor Nurse Van Gilst Floy Lange Frommelt Lodwick Patton Walker Lucken Hagie

Nays, none.

Absent or not voting, 9:

Elthon Lisle Schroeder Shoeman Griffin O'Malley Shaff Vance Hagedorn

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 concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 21, requesting the Congress of the United States to enact a uniform daylight saving time law.

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

House Concurrent Resolution 23, deeming it necessary for the Sixty-first General Assembly to support the construction of a dam near Ames, now pending before the United States Board of Rivers and Harbors.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 23

By Gannon and Gillette of Story

Whereas, the construction of drainage ditches, tiling and sewers in the Skunk River area had dumped billions of gallons of extra water into the Skunk River, resulting in increased flooding of the commercial, residential and farm land downstream during some months, and

Whereas, water in the river has been so low during some other months as to cause pollution, damage to fish and wildlife, and such a health hazard that the city of Ames has considered using its drinking water supply to help flush the stream, and

Whereas, recreation provided by a lake in the Ames area would provide Iowa industries, Iowa State University, and research activities with a much better chance to secure professional and technical personnel whose skills are so much in demand that they can choose the place they want to work in accordance with the availability of water recreation, and

Whereas, recent floods have again caused damage to both private property and public roads, and the threat of more flooding is present, and

Whereas, damage loss from flooding was in excess of \$625,000 in one year,

without considering the loss Iowa will sustain if we do not encourage industrial development, and

Whereas, there is now an opportunity to begin to catch up with the rest of the nation in the development of our great water resources if our state

agencies cooperate with federal officials, therefore,

Be It Resolved by the House, the Senate Concurring, that we deem it necessary and proper that this Sixty-first General Assembly support the project providing for the construction of a dam near Ames, now pending before the United States Board of Rivers and Harbors, and urge their favorable consideration of this measure as a valuable aid in the control of flooding along the Skunk River, water quality control, a long-term assurance of a water supply, recreation, and protection for fish and wildlife, and attracting new industry to Iowa.

Be It Further Resolved, that the Iowa Natural Resources Council and all other state agencies and officials should fully cooperate in every way to

secure approval of this project as quickly as possible.

Be It Further Resolved, that a copy of this Resolution be sent to the Iowa Natural Resources Council, Iowa Highway Commission, Iowa Conservation Commission, Army Corps of Engineers, the Board of Rivers and Harbors and to all United States Senators and Members of the House of Representatives from Iowa.

HOUSE MESSAGE CONSIDERED

Senator Nims asked and received unanimous consent to take up for consideration House Concurrent Resolution 23.

Senator Nims moved the adoption of the resolution, which motion prevailed, and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 213, a bill for an act to provide for statewide periodic motor vehicle inspection, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment:

Amend Senate File 213 by striking all after the enacting clause and inserting the following:

Section 1. Sections three hundred twenty-one point two hundred thirty-eight (321.38) to three hundred twenty-one point two hundred forty-six (321.246) inclusive are hereby repealed and the following inserted in lieu thereof:

Sec. 2. Every motor vehicle registered in this state shall be inspected semi-annually in accordance with the provisions of this Act.

Sec. 3. Such inspection shall be made with respect to the brakes, steering mechanism, wheel alignment, lights and such other mechanisms and equipment as shall be determined by the commissioner to be necessary for proper and safe operation.

Sec. 4. The commissioner may authorize the acceptance in this state of a certificate of inspection and approval issued in another state having an inspection law similar to this chapter and may extend the time within

which a certificate shall be obtained by the resident owner of a vehicle which was not in this state during the time an inspection was required. Vehicles which have been inspected under safety regulations of the Interstate Commerce Commission shall be exempt from provisions of this Act.

Sec. 5. It shall be the duty of the commissioner to:

1. Administer the provisions of this Act.

2. Appoint inspectors, consultants and such other assistants and employees as he may deem necessary to carry out the provisions of this Act.

3. Make reasonable rules and regulations for the administration and enforcement of this Act.

Sec. 6. The commissioner is authorized to license official inspection stations for the purpose of making the inspections prescribed by this Act and to issue certificates of inspection. Such certificates shall not be issued prior to July 1, 1966 and the first inspection period shall be from July 1, 1966 to January 1, 1967 and semi-annually thereafter. A license to operate an official inspection station shall be issued only upon written application form furnished by the commissioner and shall be granted only when the commissioner is satisfied that the station is properly equipped and has competent personnel to make such inspections. Such license shall be valid until December 31 of the year in which it is issued.

Sec. 7. The fee for each certificate of inspection issued by the commissioner, to be collected from the owner or operator of an official inspection station, shall be twelve and one-half (12½) cents. A refund may be made, or credit allowed, for unissued certificates of inspection, or for certificates lost, mutilated, or destroyed to the extent provided by the regulations promulgated by the commissioner. A fee of fifty (50) cents shall be charged

for each semi-annual inspection.

Sec. 8. The person operating an official inspection station shall issue a certificate of inspection upon an official form to the owner of a vehicle after inspecting such vehicle and determining that its equipment required under the provisions of this Act is in good condition and proper adjustment. When required by the commissioner, records and reports shall be made of every

inspection and every certificate issued.

Sec. 9. No person shall in any manner represent any place as an official inspection station unless such station is operating under a valid permit issued by the department. No person other than a duly authorized officer or employee of the department shall issue a certificate of inspection and approval unless then holding a valid permit hereunder. No person shall make, issue or knowingly use any imitation or counterfeit of an official certificate of inspection. No person shall display or cause or permit to be displayed upon any vehicle any certificate of inspection knowing the same to be fictitious or issued for another vehicle or issued without an inspection having been made.

Sec. 10. The commissioner may suspend the registration of any vehicle which he determines is in such unsafe condition as to constitute a menace to safety or which after notice and demand is not equipped as required in this Act or for which a required certificate has not been obtained.

Sec. 11. The Commissioner is authorized to appoint an advisory committee from among interested associations and industries for the purpose of developing rules and regulations. The committee may serve without cost to the state.

Senator Coleman took the chair at 12:15 p.m.

Senator Reppert offered the following amendment to the amendment:

Amend the amendment by adding at the end of section 6, after the period

in line 40 the following sentence:

"Any motor vehicle repair shop operated by a person or firm in whose name ten (10) or more vehicles are registered in this state may, subject to the provisions of this act, qualify and be designated as an official inspection station."

Senator Reppert moved the adoption of the amendment to the amendment.

Senator Lucken moved as a substitute motion that the amendment to the amendment be laid on the table.

Roll call was requested.

On the question "Shall the amendment to the amendment be laid on the table?" the vote was:

Ayes, 20:

Beneke	Hagie	Lodwick	Mills
Briles	Heying	Lucken	Rigler
Condon	Hill	Main	Stephens
DeKoster	Klefstad	McGill	Van Gilst
Flatt	Lange	McNally	Walker

Nays, 22:

Buren	\mathbf{Ely}	Kibbie	Patton
Burns	Floy	Kruck	Reno
Cassidy	Frommelt	Murray	Reppert
Denman	Hagedorn	Nims	Stanley
Dodds	Hansen	Nurse	Tabor
Elvers	Heaberlin		

Absent or not voting, 15:

Balloun	Griffin	O'Malley	Shirley
Benda	Lisle	Riley	Shoeman
Burke	Messerly	Schroeder	Vance
Elthon	Mincks	Shaff	

Voting present, 2: Coleman Kyhl

The motion to table lost.

Senator Frommelt asked and received unanimous consent that action on the bill be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, Senate File 204, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen, with report of committee recommending amendment in accordance with the amendment filed by Senator Schroeder, and when so amended the bill do pass, was taken up, considered, and the report of the committee adopted.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 204 by striking lines 11 and 12 and inserting in lieu thereof the following: "as authorized for investment by insurance companies under section 511.8, 1962 Code of Iowa as amended and subject to all limitations contained in said section. In the event of loss on the redemption or".

The amendment was adopted.

Senator Reppert moved that the bill be read a third 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:

Balloun Benda Beneke Briles Buren Burns Cassidy Coleman Condon Denman Dodds	Ely Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie	Kruck Kyhl Lange Lodwick Lucken Main McGill McNally Mills Mincks Murray Nims	Nurse Patton Reno Reppert Rigler Riley Schroeder Stanley Stephens Tabor Van Gilst
Elvers	Klefstad	Nims	Walker

Nays, none.

Absent or not voting, 11:

Burke	Griffin	O'Malley	Shoeman
DeKoster	Lisle	Shaff	Vance
Elthon	Messerly	Shirley	*

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

On motion of Senator Frommelt, Senate File 294, a bill for an act relating to size of loans by credit unions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend the title to Senate File 294 by striking after the word "to" the words "size of".

The amendment was adopted.

Senator Frommelt moved that the bill be read a 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:

Floy	Kyhl	Patton
Frommelt	Lange	Reno
Hagedorn	Lodwick	Reppert
Hagie	Lucken	Rigler
Hansen	Main	Riley
Heaberlin	McGill	Schroeder
Heying	Mincks	Stanley
Hill	Murray	Tabor
Kibbie	Nims	Van Gilst
Klefstad	Nurse	Walker
Kruck		
	Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad	Frommelt Lange Hagedorn Lodwick Hagie Lucken Hansen Main Heaberlin McGill Heying Mincks Hill Murray Kibbie Nims Klefstad Nurse

Nays, none.

Absent or not voting, 17:

Balloun	Elthon	$\mathbf{Messerly}$	Shirley
Benda	Griffin	Mills	Shoeman
Beneke	Lisle	O'Malley	Stephens
Burke	McNally	Shaff	Vance
DeKoster		2	,

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

Senator Shirley submitted the following report and moved its adoption:

SUPPLEMENTAL REPORT OF THE COMMITTEE ON MEMORIAL RESOLUTIONS

MR. PRESIDENT: Your committee on memorial resolutions begs leave to report that a committee should be appointed to prepare a suitable memorial resolution for the following deceased former member of the Senate:

Robert O. Burrows, Benton County.

ALAN SHIRLEY, Chairman. MERLE W. HAGEDORN. KENNETH BENDA.

The motion prevailed and the report was adopted.

President Fulton announced the appointment of the following committee:

SENATE CONCURRENT RESOLUTION 24 By Elvers and Benda

Whereas, the Upper Mississippi River is a great recreational scenic, historical and economic asset to the peoples of Iowa, Minnesota, Wisconsin and Illinois, and

Whereas, many mutual advantages will accrue to the people of these neighboring states from a cooperative program to preserve these great assets.

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that an Upper Mississippi Interstate Park should be established comprising selected areas in Iowa, Minnesota, Wisconsin and Illinois bordering said river, to be donated at a later time from lands or waters now publicly held or which may be publicly acquired in the future.

Be It Further Resolved, that said Interstate Park be administered jointly by commissioners chosen by participating states and with delegated powers

from the respective states.

Be It Further Resolved, that said commissioners have the additional duty of formulating and suggesting a joint interstate policy to preserve scenic, recreational and historic areas which are on or near the Upper Mississippi River but outside said park, or on other matters of common concern relating to said river.

Be It Further Resolved, that the governors of the respective states should immediately appoint two persons from each state to meet as a board having the duties of recommending a uniform act to establish said park and its commissioners. Pending the passage of such an act said board to formulate and suggest a joint interstate policy for recreation and for preservation of scenic and historic areas along the Upper Mississippi River.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

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

MR. PRESIDENT: Your joint committee on enrolled bills respectively reports that it has examined and finds correctly enrolled: House Files 47, 75, 98, 289, 342 and 575.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 47, 75, 98, 289, 342 and 575.

AMENDMENTS FILED

1 Amend Senate File 211 as follows:

1. Amend by inserting after section 8 the following new

3 section:

4 "Section four hundred fifty-five point seventy-two (455.72),

5 Code 1962, is hereby amended by adding the following subsection: 6 'If after a district has been reclassified, the board in its

7 judgment concludes there were errors in the reclassification or

8 there is an inequitable assessment of benefits, the board may on

9 its own motion, after notice to the land owners involved as pro-

10 vided in sections four hundred fifty-five point twenty (455.20)

11 to four hundred fifty-five point twenty-four (455.24), inclusive, 12 of the Code, and by resolution, order the district or any portion

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13 of the district to again be reclassified as prescribed in this

14 section and in section four hundred fifty-five point seventy-four

15 (455.74) of the Code."

16 2. Amend by striking from section 15 lines 2 through 7 and 17 inserting in lieu thereof the following: 18

"forty-two (455.142), Code 1962, is amended as follows:

19 1. By inserting in line nineteen (19) after the word 'work.'

20 the following: 21

'In those instances where two (2) or more districts involved are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed for in sections four hundred fiftyfive point twenty (455.20) to four hundred fifty-five point twentyfour (455.24), inclusive, of the Code.'

2. By adding thereto the following:

'Common outlet for the purpose of this section shall mean an outlet where two (2) adjacent districts have an outlet common to both of said districts and which districts are also contiguous. one (1) to the other."

3. Amend by adding the following new section:

33 "Section four hundred fifty-five point one hundred forty-four 34 (455.144), Code 1962, is hereby amended by adding thereto the 35 following:

'In those instances where two (2) or more districts are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four

41 (455.24), inclusive, of the Code." 42

4. Further amend by renumbering the sections in conformity with this amendment.

DONALD W. MURRAY.

1 Amend House File 272 as follows:

By striking all of lines 9, 10 and 11.

DONALD G. BENEKE.

Amend Senate File 213 as follows: 1

2 By inserting after section 11 the following new section:

3 "The provisions of the Act shall not apply to any

motor vehicle which has been registered or licensed for 4

5 less than 6 years in this or any other state or in any foreign country,"

DONALD G. BENEKE.

On motion of Senator Frommelt, the Senate adjourned until 11:00 a.m., Monday, April 12, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, APRIL 12, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend John Gallager, acting pastor of the Church of The Nativity, Dubuque, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Shoeman for the day on request of Senator Vance; Senator Beneke for the day on request of Senator Lodwick; Senator Mills for the morning on request of Senator Rigler.

PETITIONS

The following petitions were presented and placed on file:

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population:

- Senator Briles, from four hundred seventy-two residents of Adams County, and from one thousand one hundred twenty-one residents of Taylor County.
- Senator Klefstad, from one hundred fourteen residents of Pottawattamie County.
- Senator Heaberlin, from one thousand two hundred twenty-seven residents of Marion County.
- Senator Vance, from five hundred thirty-three residents of Henry County.
- Senator Patton, from one thousand five residents of Delaware County, six hundred twenty-six residents of Buchanan County, and forty-seven residents of Black Hawk County.
- Senator Main, from nine hundred seventy-six residents of Ringgold County, seven hundred one residents from Union County, and three hundred ninety-three residents of Decatur County.

Senator Burns, from one thousand four hundred thirty-nine residents of Johnson County.

Senator Benda, from nine hundred fifteen residents of Poweshiek County.

Senator Lisle, from nine hundred ninety-six residents of Page County.

Senator Stephens, from eight hundred twenty-six residents of Washington County; also, from one thousand twenty-three residents of Louisa County.

Senator Heying, from three thousand four hundred sixteen residdents of Fayette County.

Senator Murray, from fifty-seven residents of Kossuth County.

By Senator Ely, from ten residents in opposition to proposed legislation for the licensing of physical therapists.

By Senator Patton, from ten residents of Linn County in opposition to proposed legislation for the licensing of physical therapists.

By Senator Reppert, from eighteen residents of Polk County favoring an increase in the tax on gasoline, and from one resident in opposition to an increase; from fifty-eight residents of Polk County favoring proposed legislation lowering the voting age to eighteen years of age; from six residents of Polk County favoring proposed legislation relating to military service property tax exemption; from four residents of Polk County in opposition to the registration of hand guns.

By Senator Kyhl, from twenty residents of Linn County in opposition to proposed legislation for the licensing of physical therapists.

INTRODUCTION OF BILLS

Senate File 543, by committee on agriculture, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.

Read first and second times and placed on the calendar.

Senate File 544, by committee on agriculture, a bill for an act relating to fees for inspection of weights and measures.

Read first and second times and placed on the calendar.

SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate File 540, relating to federal funds, be made a special order of business for Tuesday, April 13, 1965, at 9:00 a.m.

Senator Frommelt asked and received unanimous consent that House File 263, relating to civil rights act, be made a special order of business for Wednesday, April 14, 1965, at 9:00 a.m.

MOTION TO RECONSIDER WITHDRAWN

Senator Lange asked and received unanimous consent to withdraw the motion to reconsider the vote by which Senate File 103 passed the Senate, filed by him on March 7 and found on page 850 of the Senate Journal.

UNFINISHED BUSINESS

Senator Coleman called up the following motion filed by him and moved its adoption:

Mr. PRESIDENT: I move to reconsider the vote by which House File 79 failed to pass the Senate.

The motion prevailed.

Senator Coleman moved to reconsider the vote by which House File 79 went to its third reading, which motion prevailed.

On motion of Senator Coleman, House File 79, a bill for an act to change the mandatory five hundred square footage requirement for class "B" beer permittees authorized to allow dancing, was taken up for further consideration.

Senator Coleman moved that the bill be read a third 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:			
Balloun Benda Briles Buren Burke Burns Cassidy Coleman	Condon Denman Dodds Elvers Ely Floy Frommelt	Hagedorn Kibbie Klefstad Kruck Kyhl Lisle Mincks	Murray Nims O'Malley Patton Reppert Rigler Riley
Nays, 16:			
DeKoster Flatt Heaberlin Hill	Lange Lodwick Lucken Main	Messerly Shaff Stanley Stephens	Tabor Vance Van Gilst Walker
'Absent or r	ot voting, 14:		
Beneke Elthon Griffin, Hagie	Hansen Heying McGill McNally	Mills Nurse Reno	Schroeder Shirley Shoeman

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

THIRD READING OF BILLS

On motion of Senator Messerly, Senate File 224, a bill for an act relating to secondary roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly moved that the bill be read a third 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:

Balloun	Elvers	Kyhl	Patton
Benda	Ely	Lange	Reppert
Briles	Flatt	Lisle	Rigler
Buren	Floy	Lodwick	Riley
Burke	Frommelt	Lucken	Shaff
Burns	Hagedorn	Main	Shirley
Cassidy	Hansen	McGill	Stanley
Coleman	Heaberlin	Messerly	Stephens
Condon	Hill	Mincks	Tabor
DeKoster	Kibbie	Murray	Vance
Denman	Klefstad	Nims	Van Gilst
Dodds	Kruck	O'Malley	Walker

Nays, none.

Absent or not voting, 11:

Beneke	Hagie	\mathbf{Mills}	Schroeder
Elthon	Heying	Nurse	Shoeman
Griffin	McNally	Reno	

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

On motion of Senator Nims, Senate File 276, a bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to authorize school districts to purchase annuity contracts for employees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

With the consent of Senator Mills, Senator Nims asked and received unanimous consent to withdraw the following amendment filed by Senator Mills:

Amend Senate File 276, section 1, by adding the following paragraph: "Any such annuity contract may be purchased only from an insurance company or companies licensed to do business in Iowa."

Senator Nims offered the following amendment:

Amend Senate File 276 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter two hundred ninety-four (294), Code 1962, is here-

by amended by adding thereto the following:

"At the request of an employee through contractual agreement a school district may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefit afforded under Section four hundred three "b" (403b) of the current federal internal revenue code or any equivalent provision of any subsequent federal income tax law. The employees' rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Senator Denman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from lines 18, 19 and 20 the words "current federal internal revenue code or any equivalent provision of any subsequent federal income tax law." and inserting in lieu thereof the following: "federal internal revenue code and amendments thereto."

The amendment to the amendment was adopted.

On motion of Senator Nims, the amendment as amended was adopted.

Senator Nims moved that the bill be read a third 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:

Balloun	Elvers	Kyhl	Patton
Benda	Ely	Lange	Reppert
Briles	Flatt	Lisle	Rigler
Buren	Floy	Lodwick	Riley
Burke	Frommelt	Lucken	Shaff
Burns	Hagedorn	Main	Shirley
Cassidy	Hansen	McGill	Stanley
Coleman	Heaberlin	Messerly	Stephens
Condon	Hill	Mincks	Tabor
DeKoster	Kibbie	Murray	Vance
Denman	Klefstad	Nims	Van Gilst
Dodds	Kruck	O'Malley	Walker

Nays, none.

Absent or not voting, 11:

Beneke	Hagie	Mills	 Schroeder
Elthon	Heying	Nurse	Shoeman
Griffin	McNally	Reno	

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 9, a bill for an act relating to low-rent housing.

Also: 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 relating to reports by special fuel dealers or users to the state treasurer's office.

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 to legalize and validate the proceedings of the board of directors of the Linn-Mar community school district in Linn County, Iowa (also known as the Linn-Mar community school district, in the County of Linn, State of Iowa).

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

House File 203, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's or women's reformatory.

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 an extension of time for filing application for Korean veterans' bonus.

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

House File 351, a bill for an act eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions.

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 relating to taxes in support of the Iowa public employees' retirement system.

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

House File 425, a bill for an act to amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters.

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 relating to service of process on persons who commit a tort and leave the state before personal service can be completed.

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 establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions.

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

House File 467, a bill for an act relating to mobile homes.

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

House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.

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

House File 586, a bill for an act relating to permits for administering hog-cholera virus.

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 exempting certain employees from participation in the Iowa public employees retirement system.

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 the removal of nonpermanent vessels and structures from the state waters, ice and land.

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

House File 591, a bill for an act relating to gasoline receptacles.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 203, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's or women's reformatory.

Read first and second times and passed on file.

House File 218, a bill for an act relating to an extension of time for filing application for Korean veterans' bonus.

Read first and second times, and passed on file.

House File 351, a bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions.

Read first and second times and passed on file.

House File 419, a bill for an act relating to taxes in support of the Iowa public employees' retirement system.

Read first and second times and passed on file.

House File 425, a bill for an act to amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of

the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters.

Read first and second times and passed on file.

House File 467, a bill for an act relating to mobile homes.

Read first and second times and passed on file.

House File 551, a bill for an act relating to service of process on persons who commit a tort and leave the state before personal service can be completed within the State of Iowa.

Read first and second times and passed on file.

House File 565, a bill for an act establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions.

Read first and second times and passed on file.

House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.

Read first and second times and passed on file.

House File 586, a bill for an act relating to permits for administering hog-cholera virus.

Read first and second times and passed on file.

House File 587, a bill for an act exempting certain employees from participation in the Iowa public employees retirement system.

Read first and second times and passed on file.

House File 590, a bill for an act to amend section one hundred six point twenty-seven (106.27), Code 1962, relating to the removal of nonpermanent vessels and structures from state waters, ice and lands.

Read first and second times and passed on file.

House File 591, a bill for an act relating to gasoline receptacles.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

UNFINISHED BUSINESS

On motion of Senator Ely, Senate File 97, a bill for an act to authorize joint exercise of governmental powers by public agencies, was taken up for further consideration.

Senator Ely asked and received unanimous consent that House File 188 be substituted for Senate File 97.

On motion of Senator Ely, House File 188, a bill for an act to authorize joint exercise of governmental powers by public agencies, was taken up and considered.

Senator Messerly offered the following amendments:

Amend House File 188 as follows:

- 1. By striking the last sentence in section 2.
- 2. By striking the words "or private" in line 2 of section 4.
- 3. By striking all of section 14.

Senator Messerly moved the adoption of amendments 1 and 2.

Roll call was requested.

On the question "Shall amendments 1 and 2 be adopted?" the vote was:

Ayes, 8:			
DeKoster	Lange	\mathbf{Rigler}	Shaff
Klefstad	Messerly	Riley	Vance
Nays, 44:		-	
Balloun	Flatt	Kyhl	Nurse
Benda	Flov	Lodwick	O'Malley
Buren	Frommelt	Lisle	Patton
Burns	Griffin	Lucken	Reppert
Cassidy	Hagedorn	Main	Schroeder
Coleman	Hansen	McGill	Shirley
Condon	Heaberlin	McNally	Stanley
Denman	Heying	Mills	Stephens
Dodds	Hill	Mincks	Tabor
Elvers	Kibbie	Murray	Van Gilst
Ely	Kruck	Nims	Walker
Absent or n	ot voting, 6:		
Beneke Briles	Elthon Hagie	Reno	Shoeman
Voting prese			

Burke

The amendments were lost.

Senator Messerly moved the adoption of amendment 3 and requested a roll call.

On the question "Shall amendment 3 be adopted?" the vote was:

Ayes, 15:			
Balloun	Klefstad	Main	Rigler
Burke	Kyhl	Messerly	Riley
DeKoster	Lange	Mills	Vance
Griffin	Liele	Nurga	

Nays. 38:

Benda Flatt Lodwick Reppert Buren. Flov Lucken Schroeder Frommelt Burns McGill Shaff McNally Cassidv Hagedorn Shirley Coleman Hansen Mincks Stanley Condon Heaberlin Murray Stephens Denman Heying Nims Tabor Dodds Hill O'Malley Van Gilst Elvers Kibbie Patton Walker Elv

Absent or not voting, 6:

Kruck

Beneke Elthon Briles Hagie

Reno

Shoeman

The amendment was lost.

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

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

Ayes, 53:

Balloun Flatt Lange Patton Benda Floy Lisle Reppert Briles Frommelt Lodwick Rigler Griffin Buren Lucken Rilev Burke Hagedorn Main Schroeder Burns Hansen McGill Shaff Cassidy McNally Heaberlin Shirley Coleman Heving Mills Stanley Condon Hill Mincks Stephens DeKoster Kibbie Murray Tabor Denman Klefstad Nims Vance Dodds Kruck Nurse Van Gilst Elvers Walker Kyhl O'Malley Elv

Nays. 1: Messerly

Absent or not voting, 5:

Beneke Elthon

Hagie

Reno

Shoeman

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

Senator Ely 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 Ely asked and received unanimous consent that Senate File 97 be withdrawn from further consideration of the Senate.

Senator Frommelt called up the following resolution:

SENATE CONCURRENT RESOLUTION 13 By Frommelt

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 16, 1965, during the hours of twelve to three o'clock, out of reverence to the passion and death of our Lord.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 13 by striking all after the words "Good Friday" and inserting in lieu thereof the following: "April 16, 1965, out of reverence to the passion and death of our Lord."

The amendment was adopted.

On motion of Senator Frommelt, the resolution as amended was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 64, 66, 143 and 236.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 64, 66, 143 and 236.

REPORTS OF COMMITTEES

Senator Hansen submitted the following report:

Mr. PRESIDENT: Your committee on commerce to which was referred Senate File 170, a bill for an act relating to public employee credit unions, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

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Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred Senate File 478, a bill for an act to provide for an additional agricultural producer association and to provide for voluntary deductions on the part of such agricultural producers to be used in the promotion of and utilization of Iowa's agricultural products and to provide for the collection thereof, begs leave to report it has had the same under consideration and returns the bill without recommendation.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 279 as follows:

By adding in section 53, line 6, following the word "horses",

3 the words, "and dogs".

HOWARD C. REPPERT, JR.

1 Amend Senate File 283 as follows:

1. Strike all of subsection 2, of section 1, and

3 renumber the remaining section.

2. Strike line 11 of section 1, and insert in lieu

5 thereof the following "rivers and streams."

6 3. Amend section 2, lines 1 and 2, by striking the 7 words "or residential property" and by striking in line

3 the words "with or".

RICHARD L. STEPHENS.

1 Amend Senate File 375 as follows:

2 Amend section 1 by adding the following new paragraph

3 to subsection 4:

4 "e. Churches or church properties."

C. JOSEPH COLEMAN.

1 Amend Senate File 467 by striking all after section 5 and inserting 2 in lieu thereof the following:

3 Sec. 6. Section three hundred twenty-one point one hundred twenty-

two

4 (321.122), Code 1962, is hereby amended by adding the following to

5 subsection one (1) thereof: 6 "Where an auxiliary axle

"Where an auxiliary axle has been registered under the provisions

7 of this chapter, the registered gross weight of the vehicle or

8 combination of vehicles shall be the sum of the registered gross

9 weight of such auxiliary axle or axles added to the registered gross

10 weight of the truck, truck-tractor, or road tractor."

Sec. 7. Section three hundred twenty-one point one hundred twenty-

12 (321.122), Code 1962, is hereby further amended by adding thereto the

13 following:

"An auxiliary axle may be registered on an annual basis and the

15 annual registration fee shall be twenty-five dollars (\$25.00) for

16 each ton of registered gross weight."

17 Sec. 8. Section three hundred twenty-one point four hundred sixty-

18 (321.466), Code 1962, is hereby amended by inserting the following new

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2

19 paragraph following paragraph four (4) thereof:

20 "The registered gross weight of any vehicle or combination of 21 vehicles may also be increased by installing and using a properly 22 registered auxiliary axle or axles, and the combined registered gross 23 weight of such vehicle and auxiliary axle or axles shall determine the 24 total registered gross weight thereof. No auxiliary may be used 25 to convert a single axle to a tandem axle unless equipped with a 26 device to equalize the load carried by the single axle and the said 27 auxiliary axle when in tandem and when in motion or when standing, 28 and the load transmitted to the highway by either the single axle 29 or the auxiliary axle shall not exceed that permitted for any single 30 axle, nor shall the load transmitted to the highway when in tandem 31 and when in motion or when standing, exceed that permitted for any 32 tandem axle."

Sec. 9. Section three hundred twenty-one point four hundred sixty-six (321.466), Code 1962, is hereby further amended by inserting after the word "thereof" in line three (3) of the fifth (5th) paragraph the following:

"or any such vehicle equipped with a transferable auxiliary axle or axles."

38 or axles."
39 Sec. 10. Chapter three hundred twenty-one (321), Code 1962, is
40 hereby amended by adding thereto the following new section:

41 "No auxiliary axle shall be registered which is not permanently 42 identified by a serial or other identifying number permanently

43 affixed thereto and permanently and conspicuously displayed."

MERLE W. HAGEDORN.

Amend Senate File 540, section 1, by striking all of lines 3 through 12 and inserting in lieu thereof the following:

3 "The governor is authorized to accept for the state, the 4 funds provided by any act of congress for the benefit of the 5 State of Iowa, or its political subdivisions, provided there

6 is no agency to accept and administer such funds, and he is

7 authorized to administer or designate an agency to administer

8 the funds until such time as an agency of the state is

9 established for that purpose.".

Andrew G. Frommelt. Robert Rigler.

1 Amend House File 45 by striking all of section 1 after 2 the word "Assembly" in line 4 and inserting in lieu

3 thereof the following:

4 "is further amended by inserting in line twelve (12) after 5 the word 'franchise' the words '; provided however, that

6 where 200 K V lines or larger are to be constructed, the

7 person, company, or corporation may apply to the commerce

8 commission for a wider right of way not to exceed two hundred

9 (200) feet, and the commission may for good cause extend the

10 width of such right of way for such lines to the person,

11 company, or corporation applying for the same'".

ROBERT J. BURNS.

1 Amend House File 45 as follows:

1. By inserting after section 1 the following:

3 "Section four hundred eighty-nine point fourteen (489.14), Code 4 1962, as amended by sections two (2) and three (3) of chapter two

- hundred eighty-five (285), Acts of the Sixtieth General Assembly
- is hereby further amended by adding thereto the following:
- 'If an electric transmission line right of way, or any part 7
- 8 thereof, is wholly abandoned for public utility purposes by the relocation of the transmission lines, is not used or operated for 9
- a period of five (5) years, or if its construction has been 10
- 11 commenced and work has ceased and has not in good faith been
- 12 resumed for five (5) years, the right of way shall revert to the
- 13 person or persons who, at the time of the abandonment or reversion. are the owners of the tract from which such right of way was taken." 14
- 15 2. Amend the title to House File 45 by inserting in line 6
- after the word "domain" the words "; and by providing for right 16
- of way abandoned by electric transmission line companies reverting 17
- to owners of the land from which the right of way was taken". 18 3. Further amend by renumbering the sections in conformity with 19
- 20 this amendment.

ROBERT J. BURNS.

- 1 Amend House File 358 as follows:
- $\mathbf{2}$ Amend section 1 by adding the following new paragraph
- 3 to subsection 4:
 - "e. Churches or Church properties."

C. Joseph Coleman.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, April 13, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, APRIL 13, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend William Miller, pastor of the Methodist Church, Red Oak, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Shoeman for the day on request of Senator Vance.

PETITIONS

The following petitions were presented and placed on file:

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Heaberlin, from sixty residents of Marion County.

Senator Reno, from one thousand eighty-eight residents of Davis, Van Buren and Appanoose Counties.

Senator Nims, from one thousand twenty-eight residents of Story County.

Senator Lange, from one thousand three residents of Sac County.

Senator Mills, from one thousand three hundred seventy-three residents of Marshall County.

Senator Kruck, from one thousand four hundred forty-two residents of Greene County.

Senator Vance, from seventeen residents of Henry County.

By Senator Nims, from sixty-seven residents of Story County in opposition to school bus transportation for all school children.

By Senator Reppert, from forty residents of Polk County favoring proposed legislation relating to the marketing of dairy products.

PRESENTATION OF VISITORS

Senator Denman asked and received unanimous consent to present to the Senate twenty-eight students from the Des Moines Christian School who were present in the balcony accompanied by their instructor, Ora Sallander.

Senator Hansen asked and received unanimous consent to present to the Senate sixty-four students from the Manning Community School who were present in the balcony accompanied by their instructor, Letha Johnson.

Senator Main asked and received unanimous consent to present to the Senate twenty-three students from the East Union Community School, Lorimor Center, who were present in the balcony accompanied by their instructor, Bernard Pugh.

Senator Patton asked and received unanimous consent to present to the Senate sixty-two students from the Jesup High School who were present in the balcony accompanied by their instructor, Maynard Rowson.

Senator Benda asked and received unanimous consent to present to the Senate twenty students from the Trinity Lutheran School, Conroy, who were present in the balcony accompanied by their instructor, James Balzer.

Senator Reppert asked and received unanimous consent to present to the Senate thirty students from the Jefferson Elementary School who were present in the balcony accompanied by their instructor, Alice Carpenter.

Senator Coleman asked and received unanimous consent to present to the Senate twenty-six students from the Dayton Junior High School who were present in the balcony accompanied by their principal, A. Roskens, and their instructor, Patrick W. Reed.

Senator Kyhl asked and received unanimous consent to present to the Senate thirty-four students, members of the senior government class of the Waverly-Shell Rock High School, Waverly, who were present in the balcony accompanied by their instructor, Don Freeman.

Senator Hill asked and received unanimous consent to present to the Senate Hans Falk from Germany and Maria Delgrado of Peru, students attending the Newton High School, who were present in the balcony accompanied by their instructor, Jean Scott Power.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 200 be made a special order of business for Wednesday, April 21, 1965, at 9:00 a.m.

MOTION TO RECONSIDER WITHDRAWN

Senator Stephens asked and received unanimous consent to withdraw the motion to reconsider the vote by which Senate File 408 passed the Senate, filed by him on April 6 and found on page 829 of the Senate Journal.

THIRD READING OF BILLS

On motion of Senator Flatt, Senate File 251, a bill for an act relating to accounting procedures of the conservation commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt moved that the bill be read a third 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:

Balloun	Ely	Lange	O'Maley
Benda	Flatt	Lisle	Patton
Beneke	Frommelt	Lodwick	Reno
Briles	Hagedorn	Main	Reppert
Burns	Hansen	McGill	Rigler
Cassidy	Heaberlin	Messerly	Riley
Coleman	Heying	Mills	Schroeder
DeKoster	Kibbie	Mincks	Shaff
Denman	Klefstad	Murray	Stanley
Dodds	Kruck	Nims	Van Gilst
Elvers	Kyhl	Nurse	Walker

Nays, none.

Absent or not voting, 15:

Buren	Floy	Lucken	Stephens
Burke	Griffin	McNally	Tabor
Condon	Hagie	Shirley	Vance
Elthon	Hill	Shoeman	

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

On motion of Senator Ely, Senate File 445, a bill for an act relating to criminal procedure; to adopt the agreement on detainers and provide for implementation thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a 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:

Balloun Briles Cassi Benda Burke Coler Beneke Burns DeKo	nan Dodds
--	-----------

Elv Mills Kruck Rigler Flatt Kyhl Mincks. Rilev Schroeder Frommelt Lange Murray Hagedorn Shaff Lisle Nims Lodwick Hansen Nurse Stanley Heaberlin Main O'Malley Tabor Van Gilst McGill Heying Patton Kibbie McNally Reno Walker Klefstad Messerly Reppert

Nays, none.

Absent or not voting, 12:

Buren Floy Hill Shoeman Condon Griffin Lucken Stephens Elthon Hagie Shirley Vance

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

On motion of Senator Main, Senate File 380, a bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third 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:

Briles Elv Kruck O'Mallev Buren Flatt Kyhl Patton Burke Floy Lange Reno Frommelt Lisle Burns Reppert Hagedorn Lodwick Riley Cassidy Coleman Hansen Main Schroeder Condon Heaberlin McGill Shirley Mincks DeKoster Heying Stanley Denman Hill Murray Tabor Dodds Nims Van Gilst Kibbie Elvers Klefstad Nurse

Nays, 9:

Balloun Messerly Rigler Stephens
Benda Mills Shaff Walker
Beneke

Absent or not voting, 7:

Elthon Hagie McNally Vance Griffin Lucken Shoeman

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

SPECIAL ORDER

The time having arrived, President Fulton announced the special order of business for the consideration of Senate File 540.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 540, a bill for an act authorizing the governor to accept federal funds, was taken up and considered.

Senator Rigler offered the following amendment, filed by Senators Frommelt and Rigler, and moved its adoption:

Amend Senate File 540, section 1, by striking all of lines 3 through 12 and inserting in lieu thereof the following:

"The governor is authorized to accept for the state, the funds provided by any act of congress for the benefit of the State of Iowa, or its political subdivisions, provided there is no agency to accept and administer such funds, and he is authorized to administer or designate an agency to administer the funds until such time as an agency of the state is established for that purpose."

The amendment was adopted.

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

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

Ayes, 52:

Balloun	Ely	Lange	Patton
Berda	Flatt	Lisle	Reno
Beneke	Floy	Lodwick	Reppert
Briles	Frommelt	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burns	Hansen	McGill	Schroeder
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mills	Stanley
Condon	Hill	Mincks	Stephens
DeKoster	Kibbie	Murray	Tabor
Denman	Klefstad	Nims	Vance
Dodds	Kruck	Nurse	Van Gilst
Elvers	Kyhl	O'Malley	Walker

Navs. 2:

Absent or not voting, 5:

Shaff

Elthon Hagie McNally Shoeman

Griffin

Burke

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

Senator Frommelt asked and received unanimous consent that Senate File 540 be immediately messaged to the House, which request was complied with.

UNFINISHED BUSINESS

On motion of Senator O'Malley, House File 235, a bill for an act to equalize the measure of damages for wrongful or negligent injury or death, was taken up and considered.

Senator Schroeder moved that the bill be read a third 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:

Balloun Flov Lodwick Reno Benda Frommelt Lucken Reppert Beneke Griffin Main Schroeder Buren Hagedorn McGill Shaff Burns Hagie McNally Shirlev Coleman Hansen Mills Stanley Mincks DeKoster Heaberlin Tabor Denman Heving Murray Van Gilst Dodds Klefstad Nurse Walker Elvers Lisle O'Malley

Nays, 6:

Burke

Flatt Lange Rigler Stephens Hill Patton

Absent or not voting, 6:

Kruck

Briles Elthon Kibbie Shoeman Cassidy Ely

Voting present, 8:

Condon Kyhl Nims Vance

Messerly

Riley

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

Senator Schroeder 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 Schroeder asked and received unanimous consent that Senate File 302 be withdrawn from further consideration of the Senate.

On motion of Senator Schroeder, House File 206, a bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schroeder moved that the bill be read a third 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:

BallounBurnsDoddsHansenBendaCassidyElyHeyingBenekeColemanFrommeltKibbieBrilesDenmanHagedornKlefstad

Lodwick Mincks Reppert Tabor Main Murray Schroeder Vance McGill Nurse Shaff Van Gilst McNally O'Malley Shirley Walker Mills Reno Stanley Nays, 15: Buren Hagie Lange Rigler DeKoster Heaberlin Lucken Riley Elvers Hill Messerly Stephens Flatt Kyhl Patton Absent or not voting, 5: Elthon Griffin Lisle Shoeman Floy

Voting present, 4:

Burke Condon Kruck Nims

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

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

Senator Schroeder asked and received unanimous consent that Senate File 264 be withdrawn from further consideration of the Senate.

President pro tempore O'Malley took the chair at 10:35 a.m.

On motion of Senator Schroeder, Senate File 513, a bill for an act amending and revising chapter four hundred ninety (490). Code 1962, relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage area, was taken up for further consideration.

President Fulton took the chair at 11:15 a.m.

Senator Coleman offered the following amendment:

Amend Senate File 513 by adding the following new section:

"Section four hundred ninety point twenty-five (490.25), Code 1962, is

hereby amended as follows:

1. By inserting in line thirteen (13) after the word 'lines' the words ', provided however, that such right of eminent domain shall not apply to or be exercised for the appropriation of any interest in the examination, construction, placement, maintenance, or operation of any underground storage facility."

2. By striking lines fourteen (14) through forty-two (42).

3. By striking from lines forty-five (45) and forty-six (46) the words 'and/or gas storage facilities'".

Senator Hagie asked and received unanimous consent that action on Senate File 513 be deferred and that the bill retain its place on the calendar.

On motion of Senator Reppert, Senate File 213, a bill for an act to provide for statewide periodic motor vehicle inspection, was taken up for further consideration; and the amendment offered by Senator Reppert and the amendment to the amendment filed by him on April 9, action on which is found on pages 879 and 880 of the Senate Journal.

Senator Reppert moved the adoption of the amendment to the amendment.

The amendment to the amendment was lost.

Senator Reppert moved the adoption of division 2, sections 2 through 11, of the amendment and requested a roll call.

On the question "Shall division 2 of the amendment be adopted?" the vote was:

Ayes,	33:	
alloun		
anda		

Balloun	Ely	Kibbie	O'Malley
Benda	Flatt	Kruck	Patton
Briles	Frommelt	Lisle	Reno
Burns	Griffin	Lodwick	Reppert
Cassidy	Hagedorn	Lucken	Riley
DeKoster	Hagie	Mincks	Shirley
Denman	Hansen	Murray	Stanley
Dodds	Heaberlin	Nims	Tabor
Elvers			

Navs. 20:

Buren

11ays, 20.			
Burke	Hill	McGill	Schroeder
Coleman	Klefstad	McNally	Stephens
Condon	Kyhl	Messerly	Vance
Floy	Lange	Mills	Van Gilst
Heying	Main	Rigler	Walker
Absent or or	nt voting, 6:		
Beneke	Elthon	Shaff	Shoeman

Nurse

The motion prevailed and division 2 of the amendment was adopted.

On motion of Senator Reppert, division 1 of the amendment was adopted.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him on April 12 and found on page 516 of the Senate Journal.

Senator Beneke asked and received unanimous consent to withdraw the amendment filed by him on April 9 and found on page 884 of the Senate Journal.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

The Senate resumed consideration of Senate File 213.

Senator Beneke moved that Senate File 213 be laid on the table.

Roll call was requested.

On the question "Shall Senate File 213 be laid on the table?" the vote was:

Aves, 32:

Balloun DeKoster Klefstad Patton Benda Dodds Kruck Reno Reneke Flatt Lange Rigler Briles Flov Lodwick Schroeder Buren Frommelt McGill Stephens Burke Griffin Messerly Tabor Burns Hagie Mills Vance Walker Cassidy Heying Nims

Nays, 19:

Denman Heaberlin Murray Shaff Elvers Hill Nurse Shirley Kibbie O'Malley Elv Stanley Van Gilst Hagedorn Lisle Reppert Main Rilev Hansen

Absent or not voting, 7:

Coleman Elthon McNally Shoeman Condon Lucken Mincks

Voting present, 1:

Kyhl

The motion to table prevailed.

On motion of Senator Shirley, House File 170, a bill for an act relating to the rules of administrative agencies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shirley asked and received unanimous consent that action on House File 170 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Griffin, Senate File 285, a bill for an act relating to drugs and medicines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Griffin offered the following amendment, filed by Senators Griffin and O'Malley, and moved its adoption:

Amend Senate File 285 as follows:

- 1. Amend section 7 by striking from lines 26 and 27 the words "substance or preparation containing one (1) or more ingredients limited to dispensation by a prescription" and inserting in lieu thereof the words "prescription drug".
 - 2. Amend section 9 by striking from line 3 the word "special".

3. Amend by adding the following section:

"This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Mapleton Press, a newspaper published in Mapleton, Iowa, and in The Woodbine Twiner, a newspaper published in Woodbine, Iowa."

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 285 as follows:

Amend section 7, line 56 by inserting after the word "medicine," the word "dentistry,".

The amendment was adopted.

On motion of Senator O'Malley, the following amendment filed by Senator Shoeman was adopted:

Amend Senate File 285, section 7, line 56, by inserting after the word "nursing,", the words "veterinary medicine,".

Senator Griffin moved that the bill be read a 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. 52:

Balloun Benda Beneke Briles Buren Burns Cassidy Coleman DeKoster Denman Dodds	Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie	Lange Lisle Lodwick Lucken Main McGill Messerly Mills Mincks Murray Nims	Patton Reno Rigler Riley Schroeder Shaff Shirley Stanley Stephens Tabor Vance
Denman	Hill	Murray	Tabor
Elvers Ely	Kruck Kyhl	Nurse O'Malley	Van Gilst Walker

Nays, 1:

Klefstad

Absent or not voting, 6:

Burke Elthon Reppert Shoeman Condon McNally

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

On motion of Senator Stanley, Senate File 304, a bill for an act to define the use of water in highway construction as a nonregulated use for the purposes of chapter four hundred fifty-five A (455A), Code 1962, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley asked and received unanimous consent that action on Senate File 304 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Ely, Senate File 311, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation, with report of committee recommending passage, was taken up, considered and the report of the committee adopted.

President pro tempore O'Malley took the chair at 4:00 p.m.

Senator Ely moved that the bill be read a third 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:

Balloun	Ely	Lange	O'Malley
Benda	Flatt	Lisle	Patton
Beneke	Floy	Lodwick	Reno
Briles	Frommelt	Lucken	Rigler
Buren	Griffin	Main	Riley
Burke	Hagedorn	McNally	Shaff
Burns	Hagie	Messerly	Shirley
Cassidy	Hansen	\mathbf{Mills}	Stanley
Coleman	Heaberlin	Mincks	Stephens
DeKoster	Klefstad	Murray	Tabor
Denman	Kruck	Nims	Van Gilst
Dodds	Kyhl	Nurse	Walker
Elvers			

Nays, 1: Schroeder

Absent or not voting, 8:

Condon Heying McGill Shoeman Elthon Kibbie Reppert Vance

Voting present, 1:

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

On motion of Senator Reppert, Senate File 324, a bill for an act relating to flashing safety warning lights on vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 52:

Balloun Ely Kyhl Reno Flatt Lange Reppert Benda Rigler Flov Lodwick Beneke Briles Frommelt Main Riley Griffin McNally Schroeder Buren Hagedorn Messerly Shaff Burke Hagie Shirley Burns Mills Mincks Stanley Cassidy Hansen Stephens Heaberlin Murray Coleman DeKoster Heying Nims Tabor Denman Hill Nurse Vance Klefstad O'Malley Van Gilst Dodds Walker Elvers Kruck Patton

Nays, none.

Absent or not voting, 7:

Condon Kibbie Lucken Shoeman Elthon Lisle McGill

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

On motion of Senator Reppert, Senate File 369, a bill for an act pertaining to the issuance of drivers licenses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 369 as follows:

By inserting following the word "amend" in line 3, the following words "by striking".

The amendment was adopted.

Senator Shaff moved that Senate File 369 be laid on the table.

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 concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 13, providing that a special recess be held on Good Friday, April 16, 1965.

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

Senate File 41, a bill for an act relating to attendance fees for summer school programs.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 49, a bill for an act relating to various amendments to the probate code and old age assistance and medical assistance for the aged.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways.

Also: That the House has concurred in Senate amendment to House amendment and passed Senate File 390, relating to the use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents.

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

Senate File 415, a bill for an act to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.

Also: That the House has concurred to Senate amendments to and passed House File 288, a bill for an act relating to municipal and county participation in area television translator systems.

Also: 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 relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor.

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

House File 304, a bill for an act to change the age limit for a child to be eligible for aid to dependent children.

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

House File 462, a bill for an act to include use and reuse of containers that have held combustibles under regulative powers of the state fire marshal.

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 relating to judges and prosecuting attorneys furnishing certain information 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 550, a bill for an act relating to the retirement benefits for public employees reaching the age of seventy-two years.

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 to grant the state commerce commission the power to authorize examiners to hold hearings on matters coming

before the commission and to permit such examiners to administer oaths and take affirmations.

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 abolition of the death penalty in Iowa.

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

House File 599, a bill for an act relating to the eradication of hog cholera.

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 outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures.

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 regulation of rates and services of public utilities.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 49

Amend Senate File 49 as follows:

1. By striking lines four (4) through sixteen (16) of section seventeen (17) and inserting in lieu thereof the following:

"Sec. 237. Presumption that surviving spouse elects to take under will. Where a voluntary election to take or refuse to take under a will has not been filed by a surviving spouse within two (2) months of the date of the second publication of notice of admission of the will to probate, and the surviving spouse is not the executor of such will, it shall be the duty of the executor to cause to be served a written notice upon the surviving spouse in the manner directed by the court, advising the surviving spouse that the will of such decedent has been admitted to probate, stating the name of the court where the will was admitted and the date when the will was admitted to probate, and notifying such spouse that unless within four (4) months after service of such notice, he files an election in writing with the clerk of such court refusing to take under the provisions of such will, such surviving spouse shall take under the provisions of the will: provided that if the surviving spouse files his election to take under the will at any time the requirements of this section for serving notice are thereby waived: provided, further, that if within the before described period of four (4) months an affidavit is filed setting forth that such surviving spouse is incapable to make such election, the court shall determine whether there shall be an election to take against the will in accordance with section two hundred thirty-eight (238); provided further, that the court on application may, prior to the expiration of such period of four (4) months, for cause shown, enter an order extending the time for making such election. If such surviving spouse shall be an executor of the will and fails, within six (6) months after the date of the second publication of notice of admission of the will to probate, to file with the clerk of the court an election to refuse to take under the provisions of the will of the deceased, it shall be conclusively presumed that such survivor consents to the provisions of the will and elects to take thereunder."

2. By striking from line thirteen (13) and line thirty-three (33) of section twenty-two (22) the words "six months" and inserting in lieu thereof the words "one year".

3. By striking from line eleven (11) and line twenty-seven (27) of section twenty-three (23) the words "six months" and inserting in lieu thereof the

words "one year".

4. By adding a new section following section thirty-eight (38) as follows: "Section four hundred fifteen (415) of chapter three hundred twenty-six (326), Acts of the Sixtieth General Assembly, is amended by striking the first two paragraphs thereof and substituting in lieu thereof the following:

'Any action pending against the decedent at the time of his death that survives, shall also be considered a claim filed against the estate if notice of substitution is served upon the personal representative as defendant within the time provided for filing claims in section four hundred ten (410). A copy of the proof of service of notice of such proceedings shall be filed in the probate proceedings but shall not be jurisdictional.

A separate action based on a debt or other liability of the decedent may be commenced against a personal representative of the decedent in lieu of filing a claim in the estate. Such an action shall be commenced by serving an original notice on the personal representative within the time provided for filing claims in section four hundred ten (410) and such action shall also be considered a claim filed against the estate. Such action may be commenced only in a county wherein the venue would have been proper had the decedent survived and the action been commenced against him. A copy of the proof of service of notice shall be filed in the probate proceedings but shall not be jurisdictional.'"

5. By renumbering the remaining sections.

HOUSE AMENDMENT TO SENATE FILE 76

Amend Senate File 76, section one (1), by striking the period in line six (6) and inserting in lieu thereof the following: ", except that a passenger shall not be considered as aiding and abetting. Motor vehicle speed contest or exhibition of speed are defined as one or more persons competing in speed in excess of the applicable speed limit in vehicles on the public streets or highways."

HOUSE MESSAGES CONSIDERED

House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multicounty, and city boards of health and health departments, and levying a tax therefor.

Read first and second times and passed on file.

House File 304, a bill for an act to change the age limit for a child to be eligible for aid to dependent children.

Read first and second times and passed on file.

House File 462, a bill for an act to include use and reuse of containers that have held combustibles under regulative powers of the state fire marshal.

Read first and second times and passed on file.

House File 523, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control.

Read first and second times and passed on file.

House File 550, a bill for an act relating to the retirement benefits for public employees reaching the age of seventy-two (72) years.

Read first and second times and passed on file.

House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures.

Read first and second times and passed on file.

House File 584, a bill for an act to grant the state commerce commission the power to authorize examiners to hold hearings on matters coming before the commission and to permit such examiners to administer oaths and take affirmations.

Read first and second times and passed on file.

House File 595, a bill for an act relating to the abolition of the death penalty in Iowa.

Read first and second times and passed on file.

House File 599, a bill for an act relating to the eradication of hog cholera.

Read first and second times and passed on file.

House File 605, a bill for an act relating to the regulation of rates and services of public utilities.

Read first and second times and passed on file.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 79 failed to pass the Senate.

DAVID O. SHAFF.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 157, 173 and 201

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR. 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 157, 173 and 201.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate Files 157, 173 and 201.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 12, 1965, the Governor had approved the following bills:

Senate File 55, relating to offices for the supreme court.

Senate File 190, relating to reorganization of school districts.

Senate File 234, relating to brucellosis in swine.

Senate File 352, relating to buildings and facilities being made accessible to the physically handicapped.

Senate File 355, relating to the rules of civil procedure.

Senate File 403, relating to employment safety and providing for an employment safety commission.

REPORTS OF COMMITTEE

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 376, a bill for an act relating to the powers of cities and towns in regard to water and sewer plants, facilities and connections and the collection of rates and charges for services rendered by same, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 31, a bill for an act relating to public safety peace

officers' retirement, accident and disability system, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed March 18, by Senator Reppert, and when so amended the bill do pass.

Howard C. Reppert, Jr., Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 80, section 1, as follows:

1. Insert the word "knowingly" after the word "to"

3 in line 5.

2

2. Strike the words "any person" in line 6, and

5 insert after the word "disputes" in line 7, the

6 following: "any person or persons who customarily

7 or repeatedly offer themselves as replacements for

8 employees involved in labor disputes".

Tom RILEY. WILLIAM DENMAN.

Amend Senate File 267 by striking all after the enacting clause and inserting in lieu thereof the following: 3 Section 1. Section six hundred ninety-five point four (695.4), Code 1962, is amended by striking from line one (1) the word "may" and inserting in lieu thereof the word "shall". Further amend said section by inserting, immediately follow-7 ing the word "billy" in line five (5), the words ", when such resident has completed and submitted a signed application for 9 such permit as provided in sections six hundred ninety-five point five (695.5) and six hundred ninety-five point six 10 11 (695.6) of the Code." 12 Sec. 2. Section six hundred ninety-five point six (695.6). Code 1962, is amended by inserting, immediately following the 13 14 word "permit." in line five (5) the words "Said application 15 shall further state that the applicant is a citizen of the 16 United States of America, competent and under no legal disabil-17 ity, has never been convicted of felony or assault, is not a 18 fugitive from justice, is of good moral character, and has no 19 disposition for violence. Whenever the sheriff shall come into 20 possession of evidence that such applicant has knowingly made 21 any false statement in such application he shall forthwith deny 22 or revoke said permit.". 23 Sec. 3. Section six hundred ninety-five point seven (695.7), 24 Code 1962, is amended by striking all of said section after the

25 word "officers" in line four (4), and by inserting a period.

KENNETH BENDA.

Amend Senate File 463 by inserting the following after the period in line 9: "All state, county, and city health or welfare agencies shall cooperate and participate in the implementation of this Act and such rules and regulations, when requested by

the commissioner of public health."

DAVID STANLEY.

- 1 Amend House File 263 as follows:
 - 1. By inserting the following new section after section
- 3 4 and renumbering the following sections:
- "Sec. 5. The attorney general shall serve as executive
- 5 officer and director of the commission. He shall appoint and 6 prescribe the duties of such investigators and other employees
- as he may deem necessary to carry out the purposes of this Act."
- 2. By striking from section 5 all of subsection 1 and by
- renumbering the remaining subsections.

JOHN A. WALKER.

- 1 Amend House File 263 by striking paragraph 6 of
- 2 section 10 and substituting in lieu thereof the following:
- "The hearing on appeal shall be tried in equity and shall be de novo. The court may receive additional testimony and
- 5 may affirm, modify, or reverse the order of the commission."

JACK SCHROEDER.

On motion of Senate Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, April 14, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, APRIL 14, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Rabbi Irving Weingart, pastor of the Tifereth Israel Synagogue, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Shoeman for the day an request of Senator Vance.

PETITIONS

The following petitions were presented and placed on file:

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population:

- Senator Beneke, from one thousand six hundred sixty-three residents of Buena Vista County.
- Senator DeKoster, from one thousand four hundred thirteen residents of Sioux County.
- Senator Cassidy, from one thousand four hundred thirty-seven residents of Scott County.
- Senator Stanley, from seven hundred eighty-four residents of Muscatine County.
- Senator Kibbie, from one thousand three hundred twenty-six residents of Emmet County.
- Senator Lucken, from one thousand eight hundred residents of Plymouth County.
- Senator Messerly, from six hundred eleven residents of Black Hawk County.
- Senator Reno, from eighty-two residents of Davis and Appanoose Counties.

Senator Briles, from one thousand four hundred residents of Montgomery County.

Senator McGill, from two thousand sixty-four residents of Lucas, Monroe and Wayne Counties.

Senator Ely, from one thousand eighty-five residents of Linn County.

Senator Flatt, from two thousand one hundred forty-seven residents of Adair County.

By Senator Heaberlin, from two thousand one hundred five residents of Marion County favoring proposed legislation to provide for elections on the question of county zoning proceedings.

By Senator Messerly, from forty-three residents of various counties in opposition to the licensing of physical therapists.

By Senator Dodds, from forty-six residents of Des Moines County in opposition to school bus transportation for all school children.

PRESENTATION OF VISITORS

Senator Flatt rose on a point of personal privilege and presented to the Senate the Honorable William H. Nicholas of Cerro Gordo County, former Lieutenant Governor of Iowa, who was present in the Senate chamber.

Senator Walker asked and received unanimous consent to present to the Senate fifty students, members of the senior class of the Radcliffe High School, who were present in the balcony accompanied by their instructors, Arnold Groskreutz and Wilbur Molendorp.

Senator Heaberlin asked and received unanimous consent to present to the Senate fifty-five students from the Pleasantville Community High School who were present in the balcony accompanied by their instructors, Ronald Maurice and Charles DeVore.

Senator Flatt asked and received unanimous consent to present to the Senate thirty students, members of the government class of the Winterset High School, who were present in the balcony accompanied by their instructor, Mac McGaffin.

Senator Vance asked and received unanimous consent to present to the Senate fourteen students from the Mount Pleasant Community School who were present in the balcony.

Senator Reppert asked and received unanimous consent to present to the Senate twenty students, members of the government class of the A. W. Merrill Junior High School, Des Moines, who were present in the balcony accompanied by their instructor, Robert Hestbech.

Senator O'Malley rose on a point of personal privilege and presented to the Senate Sanek Chamarik, lecturer and member of the faculty of the University in Thailand, who was present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 545, by committee on governmental affairs, a bill for an act relating to primary elections, vacancies, precinct caucuses, and county and state conventions.

Read first and second times and placed on the calendar.

Senate File 546, by committee on governmental affairs, a bill for an act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule.

Read first and second times and placed on the calendar.

Senate File 547, by committee on governmental affairs, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor.

Read first and second times and placed on the calendar.

Senate File 548, by committee on governmental affairs, a bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.

Read first and second times and placed on the calendar.

SPECIAL ORDER

The time having arrived, President Fulton announced the special order of business for the consideration of House File 263.

THIRD READING OF BILLS

On motion of Senator Mincks, House File 263, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Walker offered the following amendment:

Amend House File 263 as follows:

1. By inserting the following new section after section 4 and renumber-

ing the following sections:

"Sec. 5. The attorney general shall serve as executive officer and director of the commission. He shall appoint and prescribe the duties of such investigators and other employees as he may deem necessary to carry out the purposes of this Act."

2. By striking from section 5 all of subsection 1 and by renumbering

the remaining subsections.

Action on the amendment was deferred temporarily for the consideration of the amendment by Senator Schroeder.

Senator Schroeder offered the following amendment and moved its adoption:

Amnd House File 263 by striking paragraph 6 of section 10 and substitut-

ing in lieu thereof the following:

"The hearing on appeal shall be tried in equity and shall be de novo. The court may receive additional testimony and may affirm, modify, or reverse the order of the commission."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 53:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck

Frommelt

Flatt

Flov

Griffin

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nurse
O'Malley

Patton Reno Reppert Rigler Riley Schroeder Stanley Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 3:

Ely

Nims

Shirley

Absent or not voting, 3:

TIDSCITU OF HOU TOU

Elthon McNally

Shoeman

The amendment was adopted.

Senator Riley offered the following amendment filed by Senators Riley and Hagedorn:

Amend House File 263 as follows:

1. Amend section 5, lines 45 and 54, by inserting after the word "religion" the words "age, when the reasonable demands of the position do not require an age distinction.".

2. Amend section 6, lines 5 and 8, by inserting after the word "origin", the words "age, when the reasonable demands of the position do not require an age distinction,".

3. Amend section 7, lines 6, 12, and 17, by inserting after the word "origin" the words "age, when the reasonable demands of the position do

not require an age distinction,".

4. Amend section 8, line 7, by inserting after the word "origin" the words "age, when the reasonable demands of the position do not require an age distinction,".

Senator Riley asked and received unanimous consent to withdraw division 2 of the amendment.

Senators Riley and Hagedorn asked and received unanimous consent to withdraw the balance of the amendment.

Senator Walker asked and received unanimous consent to withdraw the amendment filed by him.

Senator Heying offered the following amendment, moved its adoption and requested a roll call:

Amend House File 263 as follows:

- 1. By inserting in line 45 of section 5 after the word "religion," the word "sex,".
- 2. Further amend by inserting in line 54 of subsection 7 after the word "religion," the word "sex,"
- 3. Amend section 6, subsection 1, paragraph a, line 7 by adding after the word "color," the word "sex,".
- 4. Further amend by adding in section 6, subsection 1, paragraph b, line 12 after the word "color," the word "sex,".
- 5. Amend section 7, subsection 1, paragraph a, line 6 by adding after the word "color," the word "sex,".
- 6. Further amend section 7, subsection 1, paragraph b, by adding after the word "color," the word "sex,".

7. Amend section 7, subsection 1, paragraph c, by adding after the word "color," the word "sex,".

8. Amend section 8, subsection 2, by adding after the word "color," the word "sex,".

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 22:

Balloun	Denman	Lodwick	Shaff
Benda	Elvers	Messerly	Stanley
Beneke	Hagedorn	Mills	Stephens
Briles	Heying	Mincks	Van Gilst
Burke	Klefstad	Schroeder	Walker
Condon	Kyhl		

Navs. 31:

Buren	Dodds	Griffin	Kruck
Burns	\mathbf{Ely}	Hagie	Lange
Cassidy	Flatt	Heaberlin	Lisle
Coleman	Floy	Hill	Lucken
DeKoster	Frommelt	Kibbie	Main

McGill Nurse Rigler Tabor Murray O'Malley Riley Vance Nims Reppert Shirley

Absent or not voting, 5:

Elthon McNally Patton Shoeman Hansen

Voting present, 1:

Reno

The amendment was lost.

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

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

Ayes, 57:

Balloun Flatt Patton Lange Benda Flov Lisle Reno Beneke Frommelt Lodwick Reppert Briles Griffin Lucken Rigler Buren Hagedorn Main Riley Burke McGill Hagie Schroeder Burns Hansen McNally Shaff Shirley Cassidy Heaberlin Messerly Coleman Heying Mills Stanley Condon Hill Mincks Stephens DeKoster Kibbie Murray Tabor Denman Klefstad Nims Vance Dodds Van Gilst Kruck Nurse Elvers Walker Kyhl O'Malley \mathbf{Ely}

Nays, none.

Absent or not voting, 2:

Elthon Shoeman

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

Senator Ely asked and received unanimous consent that Senate File 466 be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

On motion of Senator Stanley, Senate File 304, a bill for an act to define the use of water in highway construction as a nonregulated use for the purposes of chapter four hundred fifty-five A (455A), Code 1962, was taken up for further consideration.

Senator Stanley offered the following amendment:

Amend Senate File 304 as follows:

1. Strike all after the word "Act" of the title and insert in lieu thereof

the following: "regarding the withdrawal and use of water in highway construction."

2. Strike section 1 and insert in lieu thereof the following:

"Section 1. Subsection two (2) of section four hundred fifty-five A point twenty-five (455A.25), Code 1962, is hereby amended by adding at

the end thereof the following paragraph:
'However, no permit shall be required for the withdrawal and use of water in construction of any highway if (a) such withdrawal and use is authorized by the state highway commission, county engineer, or city engineer: (b) the water is withdrawn from any watercourse at a point on the right-of-way of a highway; and (c) such withdrawal and use of water is accomplished in compliance with rules and regulations of the council."

Senator Elvers offered the following amendment to the amendment and moved its adoption:

Amend the amendment as follows:

Following the word "council" in line 15, add the following sentence: "Any withdrawal from streams designated by the State Conservation Commission as 'trout waters' will require a permit from the council."

The amendment to the amendment was adopted.

Senator Stephens moved that Senate File 304 be laid on the table, which motion prevailed.

SENATE FILE WITHDRAWN

Senator O'Malley asked and received unanimous consent that Senate File 264 be withdrawn from further consideration of the Senate.

MOTION TO RECONSIDER

Senator Shaff called up the following motion filed by him and moved its adoption:

MR. PRESIDENT: I move to reconsider the vote by which House File 79 failed to pass the Senate.

The motion prevailed.

Senator Shaff moved to reconsider the vote by which House File 79 went to its third reading, which motion prevailed.

On motion of Senator Shaff, House File 79, a bill for an act to change the mandatory five hundred square footage requirement for class "B" beer permittees authorized to allow dancing, was taken up for further consideration.

Senator Shaff moved that the bill be read a third 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	:
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,			
Balloun	Dodds	Klefstad	O'Malley
Benda	Elvers	Kruck	Patton
Briles	Ely	Kyhl	Reno
Buren	Floy	Lange	Reppert
Burke	Frommelt	Lisle	Rigler
Burns	Griffin	McNally	Riley
Cassidy	Hansen	Mills	Schroeder
Coleman	Heaberlin	Mincks	Shaff
Condon	Heying	Murray	Shirley
Denman	Kibbie	Nims	·

Nays, 14:

DeKoster Flatt Hill Lodwick	Lucken Main McGill Nurse	Stanley Stephens Tabor	Vance Van Gilst Walker
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Absent or not voting, 5:

Beneke	Hagie	Messerly	Shoeman
Elthon	0	•	

Voting present, 1:

Hagedorn

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

Senator Shaff 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 Reppert, Senate File 369, a bill for an act pertaining to the issuance of driver's licenses, was taken up for further consideration.

Senator Frommelt asked and received unanimous consent that action on Senate File 369 be deferred and that the bill retain its place on the calendar.

THIRD READING OF BILLS

On motion of Senator McNally, Senate File 301, a bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 301 by striking all of section 7.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 14:

BallounDeKosterKyhlMillsBendaFlattLangeRiglerBurkeGriffinMesserlyStanleyBrilesHagie

Nays, 41:

Beneke Frommelt Lodwick Patton Hagedorn Lucken Reno Buren Main Burns Hansen Reppert Cassidy Heaberlin McGill Rilev Coleman Heying McNally Shaff Condon Hill Mincks Shirley Denman Kibbie Murray Tabor Dodds Klefstad Nims Vance Elvers Kruck Nurse Van Gilst Elv Lisle O'Malley Walker Floy

Absent or not voting, 4:

Elthon Schroeder Shoeman Stephens

The amendment was lost.

Senator O'Malley moved that the bill be read a third 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:

Briles Frommelt Patton Lisle Buren Griffin Lodwick Reno Burke Lucken Hagedorn Reppert Burns Hansen Main Rigler Cassidy Heaberlin McGill Riley Coleman McNally Heying Shaff Condon Hill Mills Shirley Denman Kibbie Mincks Stanley Dodds Klefstad Murray Tabor Elvers Kruck Nims Vance Kyhl Van Gilst Ely Nurse Flatt Lange O'Mallev Walker Floy

Navs. 6:

Balloun Beneke Hagie Messerly Benda DeKoster

Absent or not voting, 4:

Elthon Schroeder Shoeman Stephens

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

On motion of Senator Denman, Senate File 435, a bill for an act relating to assessment for taxation of urban transit systems, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted. Senator Denman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

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

Ayes, 55:

Ralloun \mathbf{Ely} Benda Flatt Beneke Flov Briles Buren Griffin Burke Burns Hagie Cassidy Hansen Coleman Condon Hill Kibbie DeKoster Denman Klefstad Dodds Kruck Elvers Kvhl

Lange Lisle Lodwick Frommelt Lucken Main Hagedorn McGill McNallv Messerlv Heaberlin Mills Mincks Murray Nims Nurse

Patton
Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Stanley
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 3:

Elthon

Shoeman

Stephens

O'Malley

Voting present, 1:

Heying

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

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

On motion of Senator Ely, Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third 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:

Balloun Benda Beneke Briles Buren Burns Cassidy Coleman Condon DeKoster Denman Dodds Elvers Ely

Flatt Floy Frommelt Griffin Hagie Hansen Heaberlin Hill Klefstad Kruck Kyhl Lange Lisle Lodwick Lucken Mincks
Main Murray
McGill Nims
Messerly O'Malley
Mills Patton

Reno Reppert Rigler Riley Shirley Stanley Stephens Tabor Van Gilst Walker

Nays, 1: Burke

Absent or not voting, 10:

Elthon Hagedorn Heying Kibbie McNally Nurse Schroeder Shaff

Shoeman Vance

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

HOUSE AMENDMENT CONSIDERED

Senator Kruck called up for consideration Senate File 76, a bill for an act relating to drag racing on Iowa's streets and highways, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 76

Amend Senate File 76, section one (1), by striking the period in line six (6) and inserting in lieu thereof the following: ", except that a passenger shall not be considered as aiding and abetting. Motor vehicle speed contest or exhibition of speed are defined as one or more persons competing in speed in excess of the applicable speed limit in vehicles on the public streets or highways."

The Senate concurred in the House amendment.

Senator Kruck 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, 53:

Balloun
Benda
Beneke
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Ely
Flatt
Floy
Frommelt
Griffin
Hagie
Hansen
Heaberlin
Heying
Hill
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims

O'Malley

Patton

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Stanley
Staphens
Tabor
Vance
Van Gilst

Walker

Nays, none.

Absent or not voting, 6:

Elthon Kibbie

Hagedorn McNally

Nurse

Shoeman

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

On motion of Senator Kruck, Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck offered the following amendment:

Amend Senate File 422 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point one hundred eighty-one (321.181), Code 1962, is hereby amended by adding the following section:

"Any person on first application for a license to operate a motor vehicle, except for a school license, who meets the requirements of section three hundred twenty-one point one hundred eighty-six (321.86), shall be issued a temporary driver's permit for a period not to exceed one year. The permit shall be cancelled upon the conviction for a moving traffic violation and reapplication may be made thirty (30) days after the date of cancellation.

Sec. 2. Section three hundred twenty-one point one hundred eighty-two (321.182), Code 1962, is hereby amended by adding to line two (2) after the word "license", the words "or temporary driver's permit".

Senator Elvers asked and received unanimous consent that action on Senate File 422 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Benda, Senate File 475, a bill for an act to establish a system of state preserves and to provide for the control and management of same, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 475 as follows:

- 1. Insert a new line following line 1 of section 1 as follows:
- "Area" means an area of land or water or both land and water.
- 2. Insert in line 6 of section 1 after the word "archeological," the word "scenic".
 - 3. Strike from line 20 of section 3 the word "to" and insert "two".
 - 4. Strike from line 5 of section 8 the word "of".
- 5. Strike from line 7 of section 8 the word "land" and insert the word "areas".
- 6. Strike from line 9 of section 8 the words "of land" and insert in lieu thereof the word ", areas".
 - 7. Strike from line 33 of section 8 the word "nature".

- 8. Insert in line 5 of section 10 after the word "preserve" a period and the word "It".
 - 9. Strike from line 9 of section 13 the word "nature".
 - 10. Strike all of sections 14 and 15.

The amendment was adopted.

Senator Benda offered the following amendment and moved its adoption:

Amend Senate File 475, in section 10, by inserting a period after the word "preserve" in line 5 and by striking the rest of that section.

The amendment was adopted.

Senator Hill asked and received unanimous consent to withdraw the committee amendment.

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

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

Ayes, 51:

,,			
Balloun	Elvers	Lodwick	Reppert
Benda	\mathbf{Ely}	Lucken	Rigler
Beneke	Flatt	Main	Riley
Briles	Floy	McGill	Schroeder
Buren	Frommelt	McNally	Shaff
Burke	Griffin	Messerly	Shirley
Burns	Hagie	Mills	Stanley
Cassidy	Hansen	Mincks	Stephens
Coleman	Heaberlin	Murray	Tabor ·
Condon	Kruck	$_{ m Nims}$	Vance
DeKoster	Kyhl	O'Malley	Van Gilst
Denman	Lange	Patton	Walker
Dodds	Lisle	Reno	

Nays, 2:

Hill

Absent or not voting, 6:

Klefstad

Elthon Heying Nurse Shoeman Hagedorn Kibbie

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

On motion of Snator Dodds, House File 17, a bill for an act to amend section three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, relating to the use of amber-colored lights on vehicles used by the state and the political subdivisions of the state, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 52:

Balloun	Elvers	Lisle	Reno
Benda	Ely	Lodwick	Reppert
Beneke	Flatt	Lucken	Rigler
Briles	Floy	Main	Riley
Buren	Frommelt	McGill	Schroeder
Burke	Hagie	McNally	Shaff
Burns	Hansen	Messerly	Shirley
Cassidy	Heaberlin	Mills	Stanley
Coleman	Hill	Mincks	Stephens
Condon	Klefstad	Murray	Tabor
DeKoster	Kruck	Nims	Vance
Denman	Kyhl	O'Malley	Van Gilst
Dodds	Lange	Patton	Walke ${f r}$

Nays, none.

Absent or not voting, 7:

Elthon	Hagedorn	Kibbie	Shoeman
Griffin	Heving	Nurse	

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

On motion of Senator Main, Senate File 429, a bill for an act relating to the eradication of hog cholera, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main asked and received unanimous consent that House File 599 be substituted for Senate File 429.

On motion of Senator Main, House File 599, a bill for an act relating to the eradication of hog cholera, was taken up and considered.

Senator Main asked and received unanimous consent that action on House File 599 be deferred and that the bill be placed on the calendar under unfinished business.

HOUSE AMENDMENT CONSIDERED

Senator Riley called up for consideration Senate File 49, a bill for an act relating to various amendments to the Probate Code, amended by the House as follows:

HOUSE AMENDMENT TO SENATE FILE 49

Amend Senate File 49 as follows:

1. By striking lines four (4) through sixteen (16) of section seventeen

(17) and inserting in lieu thereof the following:

"Sec. 237. Presumption that surviving spouse elects to take under will. Where a voluntary election to take or refuse to take under a will has not been filed by a surviving spouse within two (2) months of the date of the

second publication of notice of admission of the will to probate, and the surviving spouse is not the executor of such will, it shall be the duty of the executor to cause to be served a written notice upon the surviving spouse in the manner directed by the court, advising the surviving spouse that the will of such decedent has been admitted to probate, stating the name of the court where the will was admitted and the date when the will was admitted to probate, and notifying such spouse that unless within four (4) months after service of such notice, he files an election in writing with the clerk of such court refusing to take under the provisions of such will, such surviving spouse shall take under the provisions of the will; provided that if the surviving spouse files his election to take under the will at any time the requirements of this section for serving notice are hereby waived; provided, further, that if within the before described period of four (4) months an affidavit is filed setting forth that such surviving spouse is incapable to make such election, the court shall determine whether there shall be an election to take against the will in accordance with section two hundred thirty-eight (238); provided further, that the court on application may, prior to the expiration of such period of four (4) months, for cause shown, enter an order extending the time for making such election. If such surviving spouse shall be an executor of the will and fails, within six (6) months after the date of the second publication of notice of admission of the will to probate, to file with the clerk of the court an election to refuse to take under the provisions of the will of the deceased, it shall be conclusively presumed that such survivor consents to the provisions of the will and elects to take thereunder."

2. By striking from line thirteen (13) and line thirty-three (33) of section twenty-two (22) the words "six months" and inserting in lieu thereof the words "one year".

3. By striking from line eleven (11) and line twenty-seven (27) of section twenty-three (23) the words "six months" and inserting in lieu thereof words "one year".

4. By adding a new section following section thirty-eight (38) as follows: "Section four hundred fifteen (415) of chapter three hundred twenty-six (326), Acts of the Sixtieth General Assembly, is amended by striking the first two paragraphs thereof and substituting in lieu thereof the following:

'Any action pending against the decedent at the time of his death that survives, shall also be considered a claim filed against the estate if notice of substitution is served upon the personal representative as defendant within the time provided for filing claims in section four hundred ten (410). A copy of the proof of service of notice of such proceedings shall be filed in the probate proceedings but shall not be jurisdictional.

A separate action based on a debt or other liability of the decedent may be commenced against a personal representative of the decedent in lieu of filing a claim in the estate. Such an action shall be commenced by serving an original notice on the personal representative within the time provided for filing claims in section four hundred ten (410) and such action shall also be considered a claim filed against the estate. Such action may be commenced only in a county wherein the venue would have been proper had the decedent survived and the action been commenced against him. A copy of the proof of service of notice shall be filed in the probate proceedings but shall not be jurisdictional.'"

5. By renumbering the remaining sections.

Senator Riley offered the following amendment, filed by Senators

Riley, O'Malley and Vance, to the House amendment and moved its adoption:

Amend the House amendment to Senate File 49, by striking the period in line 35 of division 1 and inserting in lieu thereof the following:

"; provided, further, that the court on application may, prior to the expiration of such period of six (6) months, on cause shown, enter an order extending the time for making such election."

The amendment to the House amendment was adopted.

Senator Riley asked and received unanimous consent that action on Senate File 49 be deferred and that the bill be placed on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Hagie, Senate File 518, a bill for an act to amend chapter four hundred fifty-five A (455A), Code 1962, relating to the Iowa natural resources council, was taken up and considered.

President pro tempore O'Malley took the chair at 4:25 p.m.

Senator Shaff asked and received unanimous consent that action on Senate File 518 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Lucken, Senate File 520, a bill for an act relating to the labeling of foods and food products, was taken up and considered.

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

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

Ayes, 51:

Balloun Flatt Lodwick Reppert Benda Flov Lucken Rigler Beneke Frommelt Main Riley Briles Griffin McGill Schroeder Burke Hagie McNally Shaff Shirley Hansen Messerly Burns Heaberlin Cassidy Mills Stanley Coleman Heying Mincks Stephens DeKoster Hill Murray Tabor Denman Klefstad Nims Vance Van Gilst Kruck O'Malley Dodds Walker Patton Elvers Kyhl Ely Lange Reno

Nays, none.

Absent or not voting, 8:

Buren Elthon Kibbie Nurse Condon Hagedorn Lisle Shoeman The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Walker, House File 211, a bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Walker moved that the bill be read a third 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:

Ayes, 49.			
Balloun	Floy	Lange	Patton
Benda	Griffin	Lodwick	Reno
Benek e	Hagedorn	Lucken	Reppert
Briles	Hagie	Main	Rigler
Burke	Hansen	McGill	Riley
Burns	Heaberlin	McNally	Shaff
Cassidy	Heying	Messerly	Shirley
Coleman	Hill	Mills	Stanley
Denman	Kibbie	Mincks	Stephens
\mathbf{Dodds}	Klefstad	Murray	Tabor
Elvers	Kruck	Nims	Van Gilst
Ely	Kyhl	O'Malley	Walker
Flatt	-		

Nays, 2:

DeKoster Frommelt

Absent or not voting, 7:

Buren Elthon Nurse Vance Condon Lisle Shoeman

Voting present, 1:

Schroeder

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

On motion of Senator Klefstad, Senate File 368, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Klefstad asked and received unanimous consent that House File 385 be substituted for Senate File 368.

On motion of Senator Klefstad, House File 385, a bill for an act to amend section four hundred forty-one point five (441.5), Code 1962, relating to assessments and valuation of property, was taken up and considered.

Senator Klefstad moved that the bill be read a third 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:

Benda Hansen Lucken Reno Cassidy Heaberlin Main Reppert Coleman Heying McGill Rigler Denman Hill Messerly Rilev Dodds Kibbie Mills Schroeder Elvers Klefstad Mincks Shirley Elv Kruck Murray Stanley Flatt Kvhl Nims Stephens Flov Lisle O'Mallev Tabor Frommelt Lodwick Patton Walker Hagedorn

Nays, 6:

Balloun Burns Lange Van Gilst Beneke DeKoster

Absent or not voting, 12:

Briles Condon Hagie Shaff
Buren Elthon McNally Shoeman
Burke Griffin Nurse Vance

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

Senator Klefstad asked and received unanimous consent that Senate File 368 be withdrawn from further consideration of the Senate.

On motion of Senator Frommelt, Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 431 be deferred and that the bill be placed on the calendar under unfinished business.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 196, 319, 382, 386 and 445.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 196, 319, 382, 386 and 445.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- H. F. 203 Governmental affairs
- H. F. 218 Industrial and human relations
- H. F. 279 Public health (companion to S. F. 321)
- H. F. 304 Industrial and human relations
- H. F. 351 Governmental affairs
- H. F. 419 Industrial and human relations
- H. F. 425 Judiciary (companion to S. F. 371)
- H. F. 462 Transportation
- H. F. 484 Ways and means
- H. F. 523 Judiciary
- H. F. 550 Industrial and human relations
- H. F. 551 Judiciary
- H. F. 561 Judiciary
- H. F. 565 Judiciary
- H. F. 583 Transportation
- H. F. 584 Commerce
- H. F. 587 Governmental subdivisions
- H. F. 590 Conservation and recreation
- H. F. 595 Judiciary
- S. F. 547 Appropriations

REPORTS OF COMMITTEE

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 95, a bill for an act to amend, and revise, and codify the statutes relating to dependent, neglected, and delinquent children, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 164, a bill for an act to prohibit the sale or offering for sale,

directly or through agents or employees, certain specified items of merchandise on the first day of the week, commonly known and designated as Sunday: to define those persons covered by the Act: to provide for exemptions: to authorize injunctive relief; and to provide penalties for violations of the act, 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 Shirley on March 23, and when so amended the bill do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 238, a bill for an act relating to fees and costs incurred in district court by inmates of state penal institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

George E. O'Malley, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 266, a bill for an act relating to the artisan's lien, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Scrate File 277, a bill for an act relating to bail advertising in the field of corrective eyeglasses, their components, and related services, begs leave to report it has had the same under consideration and returns the bill without recommendation.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 375, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962, 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 375, section 1, by striking lines 47 through 53, in-

clusive, and inserting in lieu thereof the following:

"7. Corporations may be formed under the provisions of the Iowa Business Corporation Act for the purpose of practicing architecture as herein defined. No corporation shall be eligible for registration under this chapter. A domestic or foreign corporation may practice architecture in this state, but only if all of the following requirements are met:

1. The entire practice of architecture by the corporation in this state and in connection with buildings, structures, and projects located in this state shall be done by or under the responsible supervision of an architect or architects qualified by registration as provided in this chapter.

2. All directors of the corporation and the president and all vicepresidents of the corporation shall be qualified by registration as provided in this chapter or chapter one hundred fourteen (114), Code 1962, or qualified by registration under similar laws of another state of the United States.

The practice of architecture by or through a corporation shall not relieve any person of any liability for professional errors or omissions which would exist if he were practicing as an individual, including but not limited to any liability arising out of negligent supervision of the work of subordinates."

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 406, a bill for an act relating to the required qualifications for registration as a professional engineer or land surveyor, begs leave to report it has had the same under consideration and recommends the same dopass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 426, a bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof, begs leave to report it has had the same under consideration and recommends the same dopass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 496, a bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 214, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (486), Code 1962, relating to appearance bail in connection with traffic violations, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 452, a bill for an act relating to the sentence of an individual

convicted of bribery involving athletic contests, begs leave to report it has had the same under consideration and recommends the same do pass. GEORGE E. O'MALLEY, Chairman.

AMENDMENTS FILED

- Amend Senate File 330 as follows:
- 1. Amend section 1, line 8, by inserting after the word

"beings" the words "or animals". 3

2. Amend section 14, line 3, by striking the words "obsolete

or distressed" and inserting in lieu thereof "excess or

undesired".

CHARLES F. GRIFFIN.

- 1 Amend Senate File 366 as follows:
 - 1. Amend section 1, line 3, by inserting after the word "city"
- the words "having a population of less than five thousand (5,000)". 3
 - 2. Further amend section 1, line 14, by inserting after the word
- "council" the words "or board of trustees governing said plant or
- distribution system".

DONALD G. BENEKE.

- Amend Senate File 398 by striking all of section 5
- and adding in lieu thereof the following: 2
- Sec. 5. Section one hundred ninety-six point eighteen
- 4
- (196.18), Code 1962, is hereby amended by striking in line eight (8) the word "second" and inserting in lieu thereof the
- 6
- 7 Further amend said section by striking the word "third" in
- line 9 and inserting in lieu thereof "fourth".

MAX E. RENO.

- Amend Senate File 487 by inserting following the period (.)
- 2 in line 19, section 12, the following new sen-
- 3 tence: "On the effective date of each bond all liability on
- 4 bonds previously filed shall terminate and all claims shall be
- satisfied solely from the principal sum of the new bond."

PETER F. HANSEN.

- Amend Senate File 549 by adding a new section at the end 1
- 2 thereof as follows:
- Sec. 8. Section sixty-one point six (61.6), Code 1962, is 3
- amended by striking from lines two (2) and three (3) the words 4
- ", in cases of contest over offices other than district judge,".
 - TOM RILEY.
- Amend House File 42 as follows: 1
- 1. Amend section 1, line 5, by striking the words and figures 2
- "one-twentieth (1/20)" and inserting in lieu thereof the words and 3
- figures "one-twenty-second (1/22)". 4
- 2. Further amend section 1, lines 9 and 10, by striking the words and figures "fifty-five (55)" and inserting in lieu thereof the words 6
- and figures "fifty (50)". 7
- 3. Amend section 3, line 2, by striking the word and figure 8
- "three (3)" and insert in lieu thereof the word and figure "two (2)".

JAKE B. MINCKS.

GENE F. CONDON.

- Amend the Burns amendment, to House File 45, filed April 12, 1965, by
- 2 deleting from line 6 the word "larger" and inserting
- 3 in lieu thereof the words "higher voltage lines".

ROBERT J. BURNS.

- 1 Amend House File 315 by striking from line 6
- 2 the word "January" and inserting in lieu thereof
- 3 the word "July".

JOHN M. ELY, JR.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, April 15, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, APRIL 15, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Doctor Robert French of the Presbyterian Headquarters, Des Moines, Iowa.

INTRODUCTION OF BILLS

Senate File 549, by committee on judiciary, a bill for an act to co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa.

Read first and second times and placed on the calendar.

Senate File 550, by committee on education, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approval standards for public and area community and junior colleges and area vocational schools.

Read first and second times and placed on the calendar.

Senate File 551, by committee on transportation, a bill for an act relating to classification of highways and responsibility therefor.

Read first and second times and placed on the calendar.

PETITIONS

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population:

Senator Shoeman, from one thousand two hundred ninety-three residents of Shelby County.

Senator Benda, from twenty-two residents of Iowa County.

Senator Hansen, from three hundred residents of Carroll County.

Senator Main, from sixty-nine residents of Decatur and Union Counties.

Senator Kruck, from five hundred ninety-six residents of Boone County.

Senator Flatt, from nine hundred eighty-seven residents of Madison County.

From Senator Kibbie, as chairman of the committee on education, from one hundred residents of Iowa urging that the legislature set up standards, rules and regulations for schools.

PRESENTATION OF VISITORS

Senator Floy asked and received unanimous consent to present to the Senate thirty-eight students from the Ventura High School who were present in the balcony accompanied by their instructors, Dyle F. Martin and Tom Fitzgerald.

Senator Van Gilst asked and received unanimous consent to present to the Senate thirty members of the Lincoln Girls 4-H Club, Mahaska County, together with a group of students, members of the fifth and sixth grades of the West Center School, who were present in the balcony accompanied by Mrs. Wilbur Groenenboom.

Senator McGill asked and received unanimous consent to present to the Senate twenty-five students from the Lucas Independent School who were present in the balcony accompanied by their instructor, Kathryn Dixon.

Senator Griffin asked and received unanimous consent to present to the Senate sixty-five students from the Dunlap Community School who were present in the balcony accompanied by their instructors, Ted Lyons, Robert Mathews and Lyle Reed.

Senator Reno asked and received unanimous consent to present to the Senate fifty students, members of the American government and United States history classes of the Fox Valley Community School, Milton, who were present in the balcony accompanied by their principal, Jack Dorothy, and instructors, Joyce Anderson and Don Mc-Cladon.

Senator Walker asked and received unanimous consent to present to the Senate forty-five students from the Northeast Hamilton High School, Blairsburg, who were present in the balcony accompanied by their instructor, Wendell Conover. Among the group was Nancy, Senator Walker's daughter.

Senator Balloun, on behalf of Senator Benda, asked and received

unanimous consent to present to the Senate sixty students from the Fairview School, Grinnell, who were present in the balcony accompanied by their instructors, Kenneth Conner and Betty Ahrens.

Senator O'Malley asked and received unanimous consent to present to the Senate three students from St. John's School, Des Moines, who were present in the Senate chamber.

Senator Frommelt asked and received unanimous consent to present to the Senate the Director of Internal Revenue of the Republic of Uruguay together with a number of his staff, students of the University of Montevideo.

Senator Lange asked and received unanimous consent to present to the Senate Pat Wilkow, a student from the Lytton Community School, who was present in the Senate chamber.

UNFINISHED BUSINESS

(House Amendment to Senate File 49)

On motion of Senator Riley, the House amendment to Senate File 49, a bill for an act relating to various amendments to the Probate Code, action on same found on pages 931-933 inclusive of the Senate Journal, was taken up for further consideration.

On motion of Senator Riley, the Senate concurred in the House amendment as amended.

Senator Riley moved that the bill as amended by the House and further amended by the Senate, 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:

Balloun Ely Lisle Reppert Flatt Lodwick Benda Rigler Frommelt Lucken Beneke Riley Burke Hagie McGill Shaff Messerly Shirley Burns Hansen Cassidy Heaberlin Mills Shoeman Kibbie Mincks Stanley Coleman Stephens DeKoster Klefstad Nims Kruck O'Malley Tabor Denman Kyhl Patton Van Gilst Dodds Lange Reno Walker Elvers

Nays, none.

'Absent or not voting, 15:

Briles	Flov	Hill	Nurse
Buren	Griffin	Main	Schroeder
Condon	Hagedorn	McNally	Vance
Elthon	Heying	Murray	

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

On motion of Senator Main, House File 599, a bill for an act relating to the eradication of hog cholera, was taken up for further consideration.

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

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

Ayes, 32:

Burke	Heaberlin	McGill	Riley
Burns	Heying	Messerly	Shaff
Cassidy	Hill	Murray	Shirley
Dodds	Kibbie	Nims	Stanley
Ely	Klefstad	Patton	Stephens
Flatt	Kruck	Reno	Tabor
Frommelt	Lucken	Reppert	Van Gilst
Hansen	Main	Rigler	Walker

Nays, 7:

Mills

Balloun	Coleman	Kyhl	Vance
Benda	DeKoster	Lange	

Absent or not voting, 18:

Shoeman

Beneke	Elthon	Hagie	Mincks
Briles	Elvers	Lisle	Nurse
Buren	Floy	Lodwick	O'Malley
Condon	Griffin	McNally	Schroeder
Denman	Hagedorn		

Voting present, 2:

The bill having received a constitutional majority was declared to

have passed the Senate and the title was agreed to.

Senator Main asked and received unanimous consent that Senate File 429 be withdrawn from further consideration of the Senate.

THIRD READING OF BILLS

On motion of Senator Coleman, Senate File 542, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, was taken up and considered.

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

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

Lange

Ayes, 52:

Balloun Floy Benda Frommelt Beneke Griffin Buren Hagedorn Burke Hagie Burns Hansen Cassidy Heaberlin Coleman Heying DeKoster Hill Denman Kibbie Dodds Klefstad Elvers Kruck Flatt Khyl

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims
O'Malley
Patton

Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Reno

Nays, none.

Absent or not voting, 7:

Briles Elthon Condon Ely McNally Nurse Schroeder

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

On motion of Senator Coleman, House File 346, a bill for an act to appropriate from the road use tax fund of the state to the state highway commission for the construction of the Stange institutional road bridge over Squaw Creek on the campus of the Iowa State University of Science and Technology at Ames, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 52:

Balloun
Benda
Beneke
Buren
Burke
Burns
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Kruck
Kyhl

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims
O'Malley
Patton

Lange

Reno
Reppert
Rigler
Rigler
Riley
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Vance
Walker

Nays, 1:

Klefståd

Absent or not voting, 6:

Briles Condon Elthon McNally Nurse

Schroeder

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

On motion of Senator Main, Senate File 523, a bill for an act relating to regulation of use of the flood plains of rivers and streams in the state, was taken up and considered.

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

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

Ayes, 51:

Balloun	Flatt	Lange	Reno
Benda	Floy	Lisle	Reppert
Beneke	Frommelt	Lodwick	Rigler
Briles	Hagedorn	Lucken	Riley
Buren	Hagie	Main	Shaff
Burns	Hansen	McGill	Shoeman
Cassidy	Heaberlin	Messerly	Stanley
Coleman	Heying	Mills	Stephens
DeKoster	Hill	Mincks	${f Tabor}$
Denman	Kibbie	Murray	Vance
Dodds	Klefstad	Nims	Van Gilst
Elvers	Kruck	O'Malley	Walker
Ely	Kyhl	Patton	

Nays, none.

Absent or not voting. 8:

Burke	Elthon	McNally	Schroeder
Condon	Griffin	Nurse	Shirley

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

On motion of Senator Main, Senate File 518, a bill for an act to amend chapter four hundred fifty-five A (455A), Code 1962, relating to the Iowa natural resources council, was taken up and considered.

Senator Shaff offered the following amendment:

Amend Senate File 518, section 1, line 7 by striking the following words: "each week for two consecutive weeks" and by striking from line 9 the word "last".

Further amend Senate File 518 by striking section 4 and renumbering the remaining sections.

Senator Shaff moved the adoption of the first paragraph of the amendment.

Roll call was requested.

On the question "Shall paragraph 1 of the amendment be adopted?" the vote was:

Ayes, 16:

Burns Elvers Frommelt Hansen Heying Kibbie Kyhl Lange Lisle Lucken Messerly Mills Nims Shaff Stanley Tabor

Nays, 29:

Balloun Beneke Buren Burke Cassidy DeKoster Denman Flatt Floy Hagedorn Hagie Hill Klefstad Kruck

Lodwick Main McGill Mincks Murray Patton Reno Reppert Rigler Shoeman Stephens Vance Van Gilst Walker

Absent or not voting, 12:

Benda Briles Condon

Dodds

Elthon Ely Griffin McNally Nurse O'Malley Riley Schroeder Shirley

Voting present, 2:

Coleman

Heaberlin

Paragraph 1 of the amendment was lost.

On motion of Senator Shaff, paragraph 2 of the amendment was adopted.

Senator Hagie moved that the bill be read a third 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:

Balloun
Benda
Beneke
Buren
Burke
Burns
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers

Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Klefstad
Kruck

Flatt

Lucken Main Messerly Mills Mincks Murray Nims O'Malley Patton Reno

Lisle

Lodwick

Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Briles Condon Elthon

Elv

Griffin Kibbie

Kyhl

Lange

McGill McNally Nurse Schroeder

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

UNFINISHED BUSINESS

On motion of Senator Kruck, Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit, was taken up for further consideration; also, the following amendment filed by Senator Kruck:

Amend Senate File 422 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point one hundred eighty one (321.181), Code 1962, is hereby amended by adding the following section:

"Any person on first application for a license to operate a motor vehicle, except for a school license, who meets the requirements of section three hundred twenty-one point one hundred eighty-six (321.86), shall be issued a temporary driver's permit for a period not to exceed one year. The permit shall be cancelled upon the conviction for a moving traffic violation and reapplication may be made thirty (30) days after the date of cancellation.

Sec. 2. Section three hundred twenty-one point one hundred eighty-two (321.182), Code 1962, is hereby amended by adding to line two (2) after the word "license", the words "or temporary driver's permit".

Senator Kruck offered the following amendment to the amendment:

Amend the amendment by adding the following new section:

Sec. 3. The cancellation of the temporary driver's permit upon conviction for a moving traffic violation shall not result in requiring the applicant to maintain proof of financial responsibility under section three hundred twenty-one A point seventeen (321A.17), unless the conviction would otherwise result in a suspension or revocation of the person's driver's license.

Senator Kruck asked and received unanimous consent that action on Senate File 422 be deferred and that the bill retain its place on the calendar.

On motion of Senator O'Malley, Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor, was taken up for further consideration.

Senator Walker offered the following amendment, filed by Senators Walker and Flatt, and moved its adoption:

Amend Senate File 431 by striking lines 4, 5 and 6 and substitute in lieu thereof the following: "The Commission shall allow no discounts whatsoever on liquor purchases."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 10:

DeKoster Flatt Heying Hill Lodwick Main Stephens Tabor

Van Gilst Walker Nays, 42:

Ralloun Elv Lange Patton Briles Flov Lisle Reno Buren Frommelt Lucken Reppert Burke Hagedorn McGill Rigler Burns Hagie Messerly Riley Cassidy Hansen Mills Shaff Coleman Heaberlin Mincks Shirley Condon Kibbie Murray Shoeman Denman Klefstad Nims Stanley Dodds Kruck O'Malley Vance Elvers Kvhl

Absent or not voting, 7:

Benda Elthon McNally Schroeder Beneke Griffin Nurse

The amendment was lost.

Senator O'Malley moved that the bill be read a third 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:

Balloun DeKoster Kibbie O'Mallev Benda. Denman Klefstad Patton Beneke Elvers Kruck Reno Briles Elv Main Reppert Buren Flov McGill Rigler Burke Frommelt Messerly Stanley Burns Hagedorn Mincks Stephens Cassidy Hagie Murray Tabor Coleman Hansen Nims Van Gilst Condon Heaberlin

Navs. 16:

Dodds Kyhl Lucken Shirley Flatt Lange Mills Shoeman Heying Lisle Riley Vance Hill Lodwick Shaff Walker

Absent or not voting, 5:

Elthon McNally Nurse Schroeder Griffin

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

Senator O'Malley 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 Frommelt asked and received unanimous consent to take up House File 315.

THIRD READING OF BILLS

On motion of Senator Murray, House File 315, a bill for an act relating to weights and measures, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Murray offered the following amendment:

Amend House File 315 by striking all after the enacting clause and inserting in lieu thereof the following: Section 1. Chapter two hundred fifteen (215), Code 1962, is hereby amended by adding the following section:

"All motor truck scales, livestock scales, grain dump scales, and combination truck and railroad track scales used for commercial purposes in the State of Iowa shall be equipped not later than January 1, 1966, with either a type-registering weigh beam, a dial with a mechanical ticket printer, an automatic weight recorder, or some similar device which shall be used for printing or stamping the weight values on scale tickets."

Senator Ely offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 8 the word "January" and inserting in lieu thereof the word "July".

The amendment to the amendment was adopted.

On motion of Senator Murray, the amendment as amended was adopted.

Senator Reppert offered the following amendment, filed by Senators Reppert and Hagie, and moved its adoption:

Amend the Senate amendment to House File 315 as follows:

By inserting in line 7, following the word "Iowa", the following: "except motor truck scales used solely in the weighing of construction materials, agricultural limestone and coal".

Objection was raised on the amendment.

The Chair ruled the amendment out of order.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him on March 31 and found on page 766 of the Senate Journal.

Senator Ely asked and received unanimous consent to withdraw the amendment filed by him on April 14 and found on page 940 of the Senate Journal.

Senator Reppert moved that the Senate reconsider the vote by which the amendment as amended by Senator Murray was adopted.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which the amendment as amended was adopted?" the vote was:

Ayes,	23	:
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Balloun Beneke Briles DeKoster Denman Elvers	Flatt Griffin Hagie Klefstad Kyhl Lange	Lisle Lodwick Lucken Messerly O'Malley Reppert	Rigler Riley Shaff Shoeman Vance
---	--	---	--

Nays, 30:

Buren	Floy	Kruck	Patton
Burke	$\mathbf{Frommelt}$	Main	Reno
Burns	. Hagedorn	McGill	Shirley
Cassidy	Hansen	Mills	Stanley
Coleman	Heaberlin	Mincks	Stephens
Condon	Heying	Murray	Tabor
Dodds	Hill	Nims	Van Gilst
Elv	Kibbie		

Absent or not voting, 6.

Absent or not vo	oung, o:		
Benda Elthon	McNally Nurse	Schroeder	Walker

The motion was lost.

President pro tempore O'Malley took the chair at 11:25 a.m.

Senator Murray moved that the bill be read a third 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:

Briles	Floy	Klefstad	O'Malley
Burke	Frommelt	Kruck	Shirley
Burns	Hagedorn	Lucken	Stanley
Cassidy	Hansen	Main	Stephens
Coleman	Heaberlin	McGill	Tabor
Condon	Heying	Mincks	Van Gilst
Dodds	Hill	Murray	Walker
Ely	Kibbie	Nims	

Nays, 21:

Balloun	Flatt	Lodwick	Rigler
Beneke	Hagie	Messerly	Riley
Buren	Kyhl	Mills	Shaff
DeKoster	Lange	Reno	Shoeman
Denman	Lisle	Reppert	Vance
Elvers			

Absent or not voting, 7:

Benda	Griffin	Nurse	Schroeder
Elthon	McNallv	Patton	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to. Senator Murray 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 Murray asked and received unanimous consent that Senate File 519 be withdrawn from further consideration of the Senate.

On motion of Senator Hansen, House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines; by increasing the maximum number of feet of width of electric transmission line right-of-way, that may be acquired through eminent domain, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman took the chair at 11:40 a.m.

Senator Burns offered the following amendment:

Amend House File 45 by striking all of section 1 after the word "As-

sembly" in line 4 and inserting in lieu thereof the following:

"is further amended by inserting in line twelve (12) after the word 'franchise' the words '; provided however, that where 200 K V lines or larger are to be constructed, the person, company, or corporation may apply to the commerce commission for a wider right of way not to exceed two hundred (200) feet, and the commission may for good cause extend the width of such right of way for such lines to the person, company, or corporation applying for the same'".

Senator Burns offered the following amendment to the amendment and moved its adoption:

Amend the amendment by deleting from line 6 the word "larger" and inserting in lieu thereof the words "higher voltage lines".

The amendment to the amendment was adopted.

On motion of Senator Frommelt, the Senate recessed until 2:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Reppert asked and received unanimous consent that action on House File 45 be deferred and that the bill be placed on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Ely, Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists, 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 275 as follows:

1. Amend section one (1), line seven (7), by adding after the word "surgeon" the words "or chiropractor".

2. Amend section three (3) by striking all of paragraph one (1) and

inserting in lieu thereof the following:

"Persons licensed to practice any of the professions specified in section 146.4 may advise concerning diet and nutritional supplements and use physical rehabilitation procedures under their own direction and incidental to their practice of their respective professions. So doing shall not be construed as violation of any of the sections, chapters or provisions of this title."

3. Amend section three (3), paragraph four (4) by adding the words "or chiropractor" after the word "surgeon" in line eighteen (18).

Senator O'Malley moved the adoption of divisions 1 and 3 of the amendment, which motion was lost.

Senator Riley raised a point of order on division 2 of the amendment as to the validity of the amendment.

The Chair ruled the point well taken and division 2 of the amendment out of order.

Senator Riley offered the following amendment, filed by Senators Schroeder, McNally, Riley and Reppert, and moved its adoption:

Amend Senate File 275, section 3, by inserting after line 20 the following new subsection:

"5. Massage therapists, massage technicians, masseurs and masseuses who administer body massage by Swedish or other massage technique, including modalities, in a massage establishment, health club, athletic club or school athletic department, but in no instance shall they designate themselves as physical therapists."

The motion prevailed and the amendment was adopted.

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

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

Ayes, 51:

Balloun
Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Klefstad
Kruck
Kyhl
Lange

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims
O'Malley
Patton

Reno

Reppert
Rigler
Riley
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays. 1:

Buren

Absent or not voting, 7:

Condon Griffin

Elthon Kibbie

McNally Nurse Schroeder

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

On motion of Senator Stanley, Senate File 165, a bill for an act to protect the right of citizens to examine public records and make copies 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 165 by adding the following new section:

"Sec. 7. The following records shall be kept confidential, unless otherwise ordered by a court or by the lawful custodian of the records:

1. Personal information in records regarding an employee, prospective employee, or former employee of the government or agency maintaining such records. The compensation of an employee or former employee is not personal information.

2. Personal information in records regarding a student, prospective student, or former student of the school corporation or educational institu-

tion maintaining such records.

3. Hospital records and medical records of the condition, diagnosis, care or treatment of a patient or former patient, including outpatient.

4. Records of the state division of vital statistics, except as otherwise provided in chapter one hundred forty-four (144) of the Code."

Senator Stanley asked and received unanimous consent to withdraw the amendment filed by him on February 19 and found on page 332 of the Senate Journal.

Senator Stanley offered the following amendment to the amendment filed by Senators Stanley and O'Malley:

Amend the committee amendment to Senate File 165, filed March 24, 1965, as follows:

1. In line 2, insert the word "public" before the word "records".

2. Strike lines 5 through 9, inclusive, and renumber the remaining paragraphs.

3. Insert the following after the period in line 15: "However, the fact of admittance to a hospital and the general nature and degree of seriousness of the injuries of the patient shall not be kept confidential."

Senator Stanley asked and received unanimous consent that action on Senate File 165 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Stanley, Senate File 331, a bill for an act relating to the admission of children to school, with report of com-

mittee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved the previous question on the bill, which motion prevailed.

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

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

Ayes, 17:

Briles	Dodds	\mathbf{Flov}	Reno
Cassidy	Elvers	Hagie	Rigler
Condon	\mathbf{Ely}	Lange	Shaff
DeKoster	Flatt	Nims	Stanley
Denman			•

Nays, 32:

Balloun	Hansen	Lucken	Reppert
Beneke	Heaberlin	Main	Riley
Buren	Heying	McGill	Shirley
Burke	Hill	Mills	Shoeman
Burns	Kibbie	Mincks	Stephens
Coleman	Klefstad	Murray	Tabor
Frommelt	Kruck	O'Malley	Van Gilst
Hagedorn	Kyhl	Patton	Walker

Absent or not voting, 10:

Benda	Lisle	Messerly	Schroeder
Elthon	Lodwick	Nurse	Vance
Griffin	McNally		

The bill having failed to receive a constitutional majority was declared to have failed to pass 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 Senate is asked:

House File 60, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to local option for the sale of liquor.

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 to protect the public health and to conserve and protect the water resources of the state.

HOUSE MESSAGES CONSIDERED

House File 60, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to local option for the sale of liquor.

Read first and second times and passed on file.

House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 25

By Rigler, Messerly, Lisle, Briles, Vance, Griffin, Flatt, De Koster, Walker, Balloun, Beneke, Riley, Benda, Stanley, Lodwick, Hagie, Stephens, Lange, Mills and Shaff

Whereas, the taxpayers are now spending on the state and local level at least three hundred and fifty million dollars each year for the support of public schools in Iowa and this cost is rising about twenty million dollars each year; and

Whereas, property tax is supporting most of this cost creating a severe

burden on property taxpayers; and

Whereas, study committees in recent years have recommended plans for the support of education such as the proportionate sharing plan and the minimum foundation program; and

Whereas, reorganization of school districts is still a continuing problem in

our state; and

Whereas, vocational and technical education is recognized as a field of education which must be expanded; and

Whereas, junior colleges have played an important role in our educational

system and should continue to play such a role; and

Whereas, our institutions of higher learning are faced with rapidly expanding enrollments and demands; and

Whereas, we recognize that there is a real need for a coordinated plan

for the development of all phases of education in Iowa;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring, that there is hereby created an educational policy committee of fifteen (15) members consisting of the following: Three members of the Senate, two from the majority party, and one from the minority party, appointed by the President of the Senate; three members of the House of Representatives, two from the majority party, and one from the minority party, appointed by the Speaker of the House of Representatives; one appointed by the Governor to represent the Governor; one appointed by the State Board of Public Instruction; one appointed by the Board of Regents; one appointed by the the Iowa Association of School Boards; one appointed by the Iowa State Education Association; one appointed by the Governor to represent other educational interests; three appointed by the Governor, one to represent industry, one to represent labor and one to represent agriculture. Said committee shall study all phases of education in our state, employ such staff as it feels is necessary and present such plan with recommendation to the Sixty-second General Assembly.

There is hereby appropriated from any funds of the state treasury not otherwise appropriated the sum of fifty thousand (50,000) dollars, or so much thereof as may be necessary, to carry out the purposes of this resolu-

tion. The compensation of employees and expenses of said committee shall be paid out of the state general fund on vouchers to be approved by the chairman or secretary of the committee and audited according to law.

SENATE CONCURRENT RESOLUTION 26 By Reppert, Lisle, Hagedorn, Shaff, Denman, Riley, Elvers, Hansen, Ely, Murray

A Concurrent Resolution providing for a joint advisory committee under chapter 2 of the Code of Iowa, 1962, to conduct a study of periodic motor vehicle inspection.

Whereas, the death toll on Iowa's highways is reaching an alarming figure resulting in undue loss of life and a serious drain on the state's economy.

Whereas, a sound highway safety program must include safe vehicles,

safe drivers and safe roads.

Whereas, more widespread use of our interstate highway system with higher speed limits and long sustained speeds make greater demands on the mechanical condition of motor vehicles.

Whereas, even the most skillful driver may not be able to avoid an acci-

dent if his car or truck is in unsafe driving condition.

Whereas, experience in many states which have instituted periodic motor vehicle inspection has shown that this safety factor has been beneficial in helping reduce traffic accidents.

Whereas, periodic motor vehicle inspection is a vital element in the action program of traffic and accident control advocated by the President's

Committee for Traffic Safety.

Now Therefore Be It Resolved by the Senate, House Concurring: That the legislative research committee shall have the full power and authority to draft plans and conduct research into all aspects of periodic motor vehicle inspection, including the method of inspection, the authority for inspection and the period of inspections.

Be It Further Resolved, that said committee shall make a complete report

to the next regular session of the General Assembly.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 545, relating to date of primary election, be made a special order of business immediately following completion of the special order of business on Senate File 200, on Wednesday, April 21, 1965.

ADDITIONAL COPIES

Senator Stanley asked and received unanimous consent to have five hundred additional copies of Senate File 12 printed.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 599 passed the Senate.

C. Joseph Coleman.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 550, relating to vocational schools, etc., be made a special order of business for Thursday, April 22, 1965, at 9 a.m.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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, 39 and 503; also, House Files 206, 235 and 288.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR. 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, 39 and 503; also, House Files 206, 235 and 288.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 April, 1965, sent to the Governor for his approval: Senate Files 9, 39, and 503.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 14, 1965, the Governor had approved the following bills:

Senate File 157, relating to establishing time for the state.

Senate File 173, relating to the issuance of high school equivalency certificates by the state superintendent of public instruction.

Senate File 201, relating to the safety of persons performing maintenance and construction work on highways.

REPORTS OF COMMITTEES

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred Sendte File 444, a bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state, 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 87, line 4 by striking the following words: "shall apply any" and inserting in lieu thereof "may apply any amount".

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

Mr. President: Your committee on transportation to which was referred Senate File 400, a bill for an act to establish a secondary road research fund, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 395, a bill for an act to amend chapter ninety-two (92), Code 1962, relating to child labor, 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 395 by striking all of subsection 2 of section 3 and inserting in lieu thereof the following: "2. Be permitted to work in or about any hotel, pool or billiard room, or cigar store except when operated by a parent."

JAKE B. MINCKS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 165 by adding the following new section:
- 2 "Sec. 8. In accordance with the rules of civil procedure
- 3 the district court may grant an injunction restraining the
- 4 examination of (including making extracts from and copying
- 5 of) a specific public record, if the petition supported by
- 6 affidavit shows and if the court finds that such examination
- 7 would clearly not be in the public interest and would sub-
- 8 stantially and irreparably injure any person or persons. The
- 9 district court shall take into account the policy of this
- 10 Act that free and open examination of public records is
- 11 generally in the public interest, even though such examination
- 12 may cause inconvenience or embarrassment to public officials
- 13 or others. Such injunction shall be subject to the rules of
- 14 civil procedure except that the court in its discretion
- 15 may waive bond."

DAVID STANLEY. GEORGE E. O'MALLEY.

- 1 Amend Senate File 430, section 2, line 3, by inserting following
- 2 the word "the", the words "West Des Moines Express", and
- 3 following the word "at", the words "West Des Moines".

 HOWARD C. REPPERT, Jr.
- 1 Amend Senate File 468 by striking lines 4 through
- 2 15 and inserting in lieu thereof the following: "In

- addition to all other damages provided by law, an owner
- or tenant occupying land which is proposed to be acquired
- by condemnation shall be awarded a sum sufficient to 5
- remove such owner's or tenant's personal property from
- the land to be acquired, which sum shall represent reasonable costs of moving said personal property from the said
- land to be acquired to a point no greater than twenty-five 9
- (25) miles therefrom; but in any event, said damages for 10 moving shall not exceed five hundred (500) dollars for 11
- 12 each owner or tenant occupying land so proposed to be

13 condemned."

> TOM RILEY. GEORGE E. O'MALLEY.

1 Amend Senate File 493 as follows:

1. In section 1, line 5, strike the words "a motor vehicle" and insert in lieu thereof the words "an automobile or other

4 conveyance".

6

1

5

6

8

2. Add the following new section: 5

"Sec. 2. Section one (1) of chapter one hundred ninety-

two (192), Acts of the Sixtieth (60th) General Assembly, is hereby

further amended by striking in line eight (8) the words 'a license plate.' and inserting in lieu thereof the following: 'registration 9

plates. This exemption shall not apply to more than one auto-10

mobile owned by the disabled veteran at the same time." 11

DAVID STANLEY.

Amend Senate File 496 as follows:

2 1. In section 2, insert the following after the period in 3 line 9:

"However, if a petition for the appointment of a conservator for such person shall be filed and prosecuted by such person or by any other person, the county attorney need not take action under this section."

2. Add the following new section:

9 "Sec. 3. On or before the tenth (10th) day of each

month, the county department of social welfare shall give the 10

11 county attorney a written report including:

12 "1. The name and address of each person who is failing 13 or is believed to be failing to perform an obligation to support

14 or to contribute to the support of a person receiving any kind

15 of public assistance from or through the county department of

social welfare; the name of such recipient; the relationship of 16

such person to such recipient; and any other information which 17 may assist the county attorney in carrying out the provisions 18

of this Act." 19

20 "2. The name and address of each person with respect to 21 whom the county attorney is requested by the county board of social

22 welfare to take any action under section one (1) or section two

23

(2) of this Act; and any other information which may assist the county attorney in carrying out the provisions of this Act." 24

DAVID STANLEY.

Amend Senate File 546 by striking all of section 4 and 1

inserting in lieu thereof the following:

"Sec. 4. This Act, being deemed of immediate importance,

1

3

shall be in full force and effect from and after publication in

the New Hampton Tribune, a newspaper published in New Hampton,

Iowa and the Marshalltown Times-Republican, a newspaper

published in Marshalltown, Iowa.

RORERT R. RIGLER.

DONALD G. BENEKE.

Amend the Burns amendment to House File 45 filed April 12, 1965 by inserting after the word "taken." in line fourteen (14) the

4 "Following such abandonment of right of way, the owner or 5 holder of purported fee title to such real estate may serve notice upon the owner of such right of way easement, or his successor in interest, and upon any party in possession of said real estate. 7 a written notice which shall (1) accurately describe the real 8 estate in question. (2) set out the facts concerning ownership 9 of the fee, ownership of the right of way easement, and the period 10 of abandonment, and (3) notify said parties that such reversion 11 shall be complete and final, and that the easement or other right 12 13 shall be forfeited, unless said parties shall, within one hundred twenty (120) days after the completed service of notice, file an 14 affidavit with the county recorder of the county in which the real 15 estate is located disputing the facts contained in said notice. 16 17 "Said notice shall be served in the same manner as an original 18 notice under the Iowa rules of civil procedure, except that when notice is served by publication no affidavit therefor shall be 19 20 required before publication. If no affidavit disputing the facts 21 contained in the notice is filed within one hundred twenty (120) 22 days, the party serving the notice may file for record in the office of the county recorder a copy of the notice with proofs of service attached thereto or endorsed thereon, and when so

23 24 25 recorded, the record shall be constructive notice to all persons 26 of the abandonment, reversion, and forfeiture of such right of way."

On motion of Senator Frommelt, and in accordance with Senate Concurrent Resolution 13 duly adopted, the Senate adjourned until 10:00 a.m., Monday, April 19, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER,
DES MOINES, IOWA, MONDAY, APRIL 19, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Richard H. Ellingson, pastor of the Zion Lutheran Church, Clear Lake, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Mills, from three hundred seventy residents of Marshall County favoring the Sunday closing bill.

By Senator Reppert, from twenty-eight residents of Polk County in opposition to the repeal of the right-to-work law.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population:

Senator Heaberlin, from fifty-eight residents of Marion County.

Senator Vance, from six hundred ninety-one residents of Henry and Jefferson Counties.

Senator Rigler, from one thousand seventy residents of Floyd County.

Senator Flatt, from seven hundred one residents of Clarke County.

Senator Tabor, from eight hundred eighty residents of Jones County.

Senator Briles, from fifteen residents of Adams County.

Senator Lodwick, from six hundred forty-two residents of Lee County.

Senator Hansen, from seven hundred sixty residents of Crawford County.

Senator Klefstad, from two hundred eighty-five residents of Pottawattamie County. Senator Hagie, from six hundred fifty-nine residents of Franklin County.

Senator O'Malley, from one hundred twenty residents of Polk County.

Senator Elvers, from five thousand seven hundred eighty-nine residents of Clayton and Allamakee Counties.

PRESENTATION OF VISITORS

Senator Reppert rose on a point of personal privilege and presented to the Senate Cinde Beachler of Riverview High School, Sarasota, Florida, who was present in the Senate chamber.

Senator Condon rose on a point of personal privilege and presented to the Senate his daughter, Debbie, a student at Sacred Heart School, Waterloo, who was present in the Senate chamber.

Senator Murray rose on a point of personal privilege and presented to the Senate his daughter, Michele Andrea, a student of St. John's Parochial School, Bancroft, who was present in the Senate chamber.

Senator Denman rose on a point of personal privilege and presented to the Senate Dale P. Tursi of Pueblo, Colorado, a former Senator of Colorado, who was present in the Senate chamber.

Senator Klefstad asked and received unanimous consent to present to the Senate one hundred ninety-five students, members of various schools in Council Bluffs, also members of the Girl Scouts, who were present in the balcony.

Senator Ely asked and received unanimous consent to present to the Senate sixty-two students from Lakeside-Middle Amana School (Amana Colonies), Trinity Lutheran School of Cedar Rapids, St. Ludmilla Catholic School and College Community School of Cedar Rapids, also members of the Junior High Camp Fire Girls, who were present in the balcony.

Senator Reppert asked and received unanimous consent to present to the Senate thirty students from the Woodside Junior High who were present in the balcony accompanied by their instructor, Jean Courtney.

Senator Nims asked and received unanimous consent to present to the Senate a group of students from Central Junior High School, Ames, also members of the Camp Fire Girls, who were present in the balcony.

Senator Reppert asked and received unanimous consent to present to the Senate two hundred ten students from the Nathan Weeks Junior High School, Des Moines, who were present in the balcony accompanied by their instructors, Robert Scanlon, Joseph Lakers, James Jacobsen and Noble Howe.

INTRODUCTION OF BILLS

Senate File 552, by committee on commerce, a bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement of and equipment of industrial projects as well as their construction.

Read first and second times and placed on the calendar.

Senate File 553, by committee on education, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction.

Read first and second times and placed on the calendar.

THIRD READING OF BILLS

On motion of Senator Shirley, Senate File 377, a bill for an act to amend section two hundred sixty-two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities, 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 377 by inserting in line 7 after the word "ownership" the words "by the state of Iowa".

On motion of Senator Shirley, the committee amendment was adopted.

Senator Shirley moved that the bill be read a third 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:

Benda Fla
Beneke Fr
Briles Ha
Buren Ha
Burke Ha
Burns He
Cassidy He
Coleman Kii
Condon Kle
Denman Kr
Dodds Ky
Elvers La
Ely

Flatt
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Kibbie
Klefstad
Kruck
Kyhl
Lange

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
O'Malley

Patton

Reno Reppert Rigler Riley Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker Nays, 1:

Hill

Absent or not voting, 9:

Balloun DeKoster Elthon Floy Griffin Lisle Nurse Schroeder Shaff

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

Senator Shirley asked and received unanimous consent that Senate File 377 be immediately messaged to the House, which request was complied with.

On motion of Senator Ely, Senate File 463, a bill for an act relating to the testing of infants for phenylketonuria, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 463 by inserting the following after the period in line 9: "All state, county, and city health or welfare agencies shall cooperate and participate in the implementation of this Act and such rules and regulations, when requested by the commissioner of public health."

The amendment was adopted.

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

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

Ayes, 53:

Balloun Benda Beneke Briles Buren Burke Burns Cassidy Coleman Condon Denman Dodds Elvers Ely Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mills
Mincks

Reno Reppert Rigler Riley Shirley Shoeman Stanley Tabor Stephens Vance Van Gilst

Walker

Patton

Nays, none.

Absent or not voting, 6:

DeKoster Elthon Griffin Nurse Schroeder

Murray

Nims O'Mallev

Shaff

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

Senator Stanley asked and received unanimous consent that Senate File 484 be withdrawn from further consideration of the Senate.

On motion of Senator McNally, Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two (2) or more counties, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 499 as follows:

1. In section 1, strike all of line 16 after the word "order" and strike all of lines 17 through 19 inclusive, and insert in lieu thereof the following: "dismissing the petition."

2. In section 2, strike lines 3 through 5 inclusive and insert in lieu thereof the following: "West Liberty Index, a newspaper published in West Liberty, Iowa, and the Tipton Advertiser, a newspaper published in Tipton, Iowa."

Senator Stanley moved the adoption of division 1 of the amendment, which motion was lost.

On motion of Senator Stanley, division 2 of the amendment was adopted.

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

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

Ayes, 4	18:
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Balloun Benda Briles	Elvers Ely	Kruck Kyhl	Nims O'Malley
Buren	Flatt Floy	Lange Lodwick	Patton Reno
Burke	Frommelt	Lucken	Reppert
Burns	Hagedorn	Main	Rigler
Cassidy	Hagie	McGill	Riley
Coleman	Hansen	McNally	Shirley
Condon	Heaberlin	Messerly	Stanley
DeKoster	Heying	Mills	Stephens
Denman	Kibbie	Mincks	Tabor
Dodds	Klefstad	Murray	Van Gilst

Nays, 4:

Hill Lisle Shoeman Walker

Absent or not voting, 7:

Beneke Griffin Schroeder Vance Elthon Nurse Shaff

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

On motion of Senator O'Malley, Senate File 528, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Marion County by the governor and secretary of state, was taken up and considered.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 528 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 full force from and after its passage and publication in the West Des Moines Express, a newspaper published at West Des Moines, Iowa, and in the Marion County News, a newspaper published at Pleasantville, Iowa.

The amendment was adopted.

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

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

Ayes, 54:

Balloun	Ely	Lange	Patton
Benda	Flatt	Lisle	Reno
Beneke	Floy	Lodwick	Reppert
Briles	Frommelt	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burke	Hagie	McGill	Shirley
Burns	Hansen	McNally	Shoeman
Cassidy	Heaberlin	Messerly	Stanley
Coleman	Heying	Mills	Stephens
Condon	Hill	Mincks	Tabor
DeKoster	Kibbie	Murray	Vance
Denman	Klefstad	Nims	Van Gilst
Dodds	Kruck	O'Malley	Walker
Elvers	Kyhl	·	

Nays, none.

Absent or not voting, 5:

Elthon Nurse Schroeder

Griffin

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

Shaff

On motion of Senator Hagedorn, Senate File 537, a bill for an act relating to school taxes in the Gillett Grove Rural School District in Clay County, Iowa, was taken up and considered.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 537 as follows:

Amend the title to Senate File 537 in line 4 by striking the word "five" and insert in lieu thereof the figure "30.391".

The amendment was adopted.

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

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

Ayes, 55:

Balloun Ely Lange Reno Benda Flatt Lisle Reppert Rigler Beneke Floy Lodwick Frommelt Riley Briles Lucken Shaff Buren Hagedorn Main Burke Hagie McGill Shirley Hansen McNally Shoeman Burns Heaberlin Messerly Stanley Cassidy Coleman Heving Mills Stephens Condon Hill Mincks Tabor DeKoster Kibbie Murray Vance Denman Klefstad Nims Van Gilst Dodds O'Malley Walker Kruck Elvers Kyhl Patton

Nays, none.

Absent or not voting, 4:

Elthon Griffin Nurse Schroeder

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

UNFINISHED BUSINESS

Senator Stanley called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 366 was passed by the Senate.

The motion prevailed.

Senator Stanley moved to reconsider the vote by which Senate File 366 went to its third reading, which motion prevailed.

On motion of Senator Stanley, Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system, was taken up for further consideration:

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 366 as follows:

1. Amend section 1, line 3, by inserting after the word "city" the words "having a population of less than five thousand (5,000)".

2. Further amend section 1, line 14, by inserting after the word "council"

the words "or board of trustees governing said plant or distribution system".

The amendment was adopted.

Senator Beneke moved that the bill be read a third 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:

Beneke	Elvers	Lisle	Reno
Briles	Ely	Lodwick	Rigler
Buren	Floy	Lucken	Riley
Burke	Frommelt	McGill	Shirley
Burns	Hagedorn	McNally	Shoeman
Cassidy	Hagie	Messerly	Stanley
Coleman	Heaberlin	Mills	Stephens
Condon	Heying	Murray	Tabor
DeKoster	Kruck	Nims	Vance
Denman	Kyhl	Patton	Walker
Dodds	Lange		

Navs. 5:

Balloun	Hill	Klefstad	Main
Flatt			

Absent or not voting, 12:

Benda	Hansen	Nurse	Schroeder
Elthon	Kibbie	O'Malley	Shaff
Griffin	Mincks	Reppert	Van Gilst

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

On motion of Senator Shirley, House File 170, a bill for an act relating to the rules of administrative agencies, was taken up for further consideration.

Senator Shirley offered the following amendment and moved its adoption:

Amend House File 170 as follows:

1. Amend section 1, by striking from line 3 the words "repeal or recession" and inserting in lieu thereof the words "repeal, recession,".

2. By striking from section 4, lines 4 through 23, and inserting in lieu thereof the following:

"Sec. 8. Four (4) copies of all proposed rules shall be filed with the secretary of state. There shall be attached to each copy of any proposed temporary rule a statement that the proposed rule was submitted to the chairman of the departmental rules review committee and to the attorney general in accordance with section five (5) of this chapter and the date which each was submitted.

Temporary rules shall not become effective until ten (10) days after the date of filing with the secretary of state, but a later date may be specified in the rule.

ned in the rule.

"There shall be attached to each copy of any proposed permanent rule, (1) a copy of the attorney general's opinion rendered pursuant to this

Act or a statement that the proposed rule was submitted to the attorney general on a stated date and that the attorney general did not render an opinion thereon within sixty (60) days after such date, and (2) a copy of the finding of the departmental rules review committee rendered pursuant to this Act or a statement that six (6) copies of the proposed rule were submitted to the chairman of the departmental rules review committee on a stated date and that the committee did not report any finding to the agency within sixty-five (65) days after receiving such copies.

"Permanent rules, unless otherwise provided, shall not become effective until thirty (30) days after such filing but a different date may be specified in the rule. The secretary of state shall endorse upon the copies of rules so filed the date of filing and index one (1) copy in the files of his office, transmit one (1) copy to the code editor, and transmit two (2) copies to the chairman of the departmental rules review committee."

The amendment was adopted.

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

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

Ayes, 52:

Balloun	Elvers	Lange	Patton
Benda	Ely	Lodwick	Reno
Beneke	Flatt	Lucken	Reppert
Briles	Floy	Main	Rigler
Buren	Frommelt	McGill	Riley
Burke	Hagedorn	McNally	Shirley
Burns	Hansen	Messerly	Shoeman
Cassidy	Heaberlin	Mills	Stanley
Coleman	Heying	Mincks	Stephens
Condon	Hill	Murray	Tabor -
DeKoster	Klefstad	Nims	Vance
Denman	Kruck	Nurse	Van Gilst
Dodds	Kyhl	O'Malley	Walker

Nays, none.

Absent or not voting, 7:

Elthon	Hagie	Lisle	Shaff
THUILDIN	110,510	231010	MII COLI
Criffin	Wibbio	Sahraadan	

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

On motion of Senator Reppert, Senate File 369, a bill for an act pertaining to the issuance of drivers licenses, was taken up for further consideration.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 369 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point one hundred eighty-four (321.184), Code 1962, is hereby amended by adding the following:

"If one (1) parent is deceased, incapacitated by reason of health, incompetent by reason of mental illness, or absent from this state by reason of military service, such parent's signature shall not be required, and the remaining parent may alone sign and verify the application."

The amendment was lost.

Senator Reppert moved that the bill be read a third 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	:
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Briles	Frommelt	Lisle	Patton
Buren	Hagedorn	Lodwick	Reno
Burns	Hagie	McGill	Reppert
Coleman	Hansen	McNally	Riley
Denman	Heaberlin	Mincks	Shirley
Dodds	Heying	Murray	Tabor
Elvers	Hill	Nims	Van Gilst
Flatt	Klefstad	Nurse	Walker
Floy	Kruck	O'Malley	

Nays, 15:

Balloun	${f DeKoster}$	Mills	Stanley
Benda	Kyhl	Rigler	Stephens
Beneke	Lange	Shaff	Vance
Rurke	Lucken	Shoeman	

Absent or not voting, 9:

Cassidy Condon Elthon	Ely Griffin	Kibbie Main	Messerly Schroeder
ratinon			

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

Senator Reppert 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 Kruck, Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit, was taken up for further consideration; also, the following amendment filed by Senator Kruck and the amendment to the amendment:

Amend Senate File 422 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point one hundred eighty-one (321.181), Code 1962, is hereby amended by adding the following section:

"Any person on first application for a license to operate a motor vehicle, except for a school license, who meets the requirements of section three hundred twenty-one point one hundred eighty-six (321.186), shall be issued a temporary driver's permit for a period not to exceed one year. The permit shall be cancelled upon the conviction for a moving traffic violation and reapplication may be made thirty (30) days after the date of cancellation.

Sec. 2. Section three hundred twenty-one point one hundred eighty-two (321.182), Code 1962, is hereby amended by adding to line two (2) after the word "license", the words "or temporary driver's permit".

Senator Kruck offered the following amendment to the amendment:

Amend the amendment by adding the following new section:

Sec. 3. The cancellation of the temporary driver's permit upon conviction for a moving traffic violation shall not result in requiring the applicant to maintain proof of financial responsibility under section three hundred twenty-one A point seventeen (321A.17), unless the conviction would otherwise result in a suspension or revocation of the person's driver's license.

On motion of Senator Kruck, the amendment to the amendment was adopted.

On motion of Senator Kruck, the amendment as amended was adopted.

Senator Coleman offered the following amendment:

Amend Senate File 422 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred twenty-one (321), Code 1954, is

hereby amended by adding the following new section:

"1. In addition to any grounds for suspension or revocation of motor vehicle operator's licenses, chauffeur's licenses and driving privileges stated in any other provision of law, the department may suspend the driver's license, chauffeur's license or driving privilege held by any person under eighteen (18) years of age upon receiving satisfactory evidence that the licensee has been involved in two (2) or more accidents chargeable to such licensee.

2. The department shall suspend or revoke, as hereinafter provided, the driver's license, chauffeur's license or driving privilege held by any person under eighteen (18) years of age upon receiving a record that such licensee has been convicted of violating any law of this state or city ordinance, other than parking regulations, regulating the operation of motor ve-

hicles on the highways.

For the first (1st) such conviction the department shall suspend such licenses or driving privilege for a period of fifteen (15) days.

For the second (2nd) such conviction the department shall suspend such

licenses or driving privilege for a period of ninety (90) days.

For the third (3rd) such conviction the department shall revoke such licenses or driving privilege and the licensee shall not be issued any operator's license, chauffeur's license or driving privilege until he has reached the age of eighteen (18) or until a period of one (1) year shall have elapsed since such conviction, whichever shall be the later."

Sec. 2. Section three hundred twenty-one point one hundred ninety-four (321.194), Code 1954, is hereby amended by striking all of such section after the word, "department" in line thirty-eight (38) and inserting in lieu thereof the following: "shall suspend or revoke, as provided in this chapter, such license upon receiving satisfactory evidence that the licensee has violated the restrictions of such license."

Further amend the title by striking all after the word "Act" and

inserting in lieu thereof the following:

"relating to the suspension and revocation of a motor vehicle operator's

license, chauffeur's license and driving privileges of persons under the age of eighteen (18)."

Senator Kruck raised a point of order on the amendment filed by Senator Coleman for the reason that it was out of order.

The Chair ruled the point well taken, and the amendment out of order.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 422.

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

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

Ayes, 51:

• •			
Balloun	\mathbf{Ely}	Lisle	Reppert
Benda	Flatt	Lodwick	Rigler
Beneke	Floy	Lucken	Riley
Buren	Griffin	Main	Shaff
Burke	Hagedorn	McGill	Shirley
Burns	Hansen	McNally	Shoeman
Cassidy	Heaberlin	Messerly	Stanley
Coleman	Heying	Mills	Stephens
Condon	Hill	Nims	Tabor
DeKoster	Kibbie	Nurse	Vance
Denman	Klefstad	O'Malley	Van Gilst
Dodds	Kruck	Patton	Walker
Elvers	Kyhl	Reno	

Nays, 2:

Lange Mincks

Absent or not voting, 6:

Briles Frommelt Murray Schroeder Elthon Hagie

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

Senator Kruck asked unanimous consent that Senate File 422 be immediately messaged to the House.

Objection was raised.

Senator Riley 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 116, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 204, a bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen.

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

Senate File 241, a bill for an act relating to rules of valuation for life insurance companies' investments.

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

Senate File 341, a bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 388, a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.

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

Senate File 481, a bill for an act relating to the ownership of individual apartment units.

Also: 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 relating to termination of contracts with school teachers.

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 relating to persons or agencies engaging in the traffic of professional strikebreakers.

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

House File 264, a bill for an act to provide for elections on the question of county zoning proceedings.

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

House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds.

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 providing penalties on amounts due the State of Iowa on delinquent accounts.

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

House File 596, a bill for an act relating to turning left at an intersection.

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 relating to stops signs at intersections on through highways.

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 service of process on foreign corporations.

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

House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 116

Amend Senate File 116, section 7, by striking therefrom subsections 1 and 2.

HOUSE AMENDMENT TO SENATE FILE 204

Amend Senate File 204 by inserting after the word "invest" in section 1, line 4, the following: "at the direction of the respective boards of trustees".

HOUSE AMENDMENT TO SENATE FILE 388

Amend Senate File 388 by adding the following new section: "This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in The Sigourney News-Review, a newspaper published in Sigourney, Iowa, and in the Mason City Globe-Gazette, a newspaper published in Mason City, Iowa."

HOUSE MESSAGES CONSIDERED

House File 18, a bill for an act relating to termination of contracts with school teachers.

Read first and second times and passed on file.

House File 24, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers.

Read first and second times and passed on file.

House. File 264, a bill for an act to provide for elections on the question of county zoning proceedings.

Read first and second times and passed on file.

House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds.

Read first and second times and passed on file.

House File 577, a bill for an act providing penalties on amounts due the State of Iowa on delinquent accounts.

Read first and second times and passed on file.

House File 596, a bill for an act to amend section three hundred twenty-one point three hundred twenty (321.320), Code 1962, relating to turning left at an intersection.

Read first and second times and passed on file.

House File 600, a bill for an act relating to stop signs at intersections on through highways.

Read first and second times and passed on file.

House File 601, a bill for an act to amend chapter three hundred twenty-five (325), Acts of the Sixtieth General Assembly, relating to service of process on foreign corporations.

Read first and second times and passed on file.

House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails.

Read first and second times and passed on file.

UNFINISHED BUSINESS

On motion of Senator Hansen, House File 45, a bill for an act to amend section four hundred eighty-nine point fourteen (489.14), Code 1962, relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines; by increasing the maximum number of feet of width of electric transmission line right-of-way that may be acquired through eminent domain, was taken up for further consideration.

Senator Burns called up the following amendment filed by him and the amendment to the amendment which was adopted, considered on April 15, and found on page 952 of the Senate Journal.

Senator Burns moved the adoption of the amendment as amended and requested a roll call.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 36:

Beneke Ely Kruck Nims Floy Buren Lange Nurse Burke Griffin Lucken O'Mallev Burns Hagedorn McGill Reno Cassidy Heaberlin McNally Shirley Coleman Heying Messerly Stephens Condon Hill Mills Tabor Denman Kibbie Van Gilst Mincks Dodds Klefstad Murray Walker

Nays, 18:

Balloun Shaff Hansen Patton Benda Kyhl Reppert Shoeman DeKoster Lisle Rigler Stanley Lodwick Elvers Riley Vance Flatt Main

Absent or not voting, 5:

Briles Frommelt Hagie Schroeder

The amendment as amended was adopted.

Senator Burns offered the following amendment:

Amend House File 45 as follows:

1. By inserting after section 1 the following:

"Section four hundred eighty-nine point fourteen (489.14), Code 1962, as amended by sections two (2) and three (3) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly is hereby further

amended by adding thereto the following:

'If an electric transmission line right of way, or any part thereof, is wholly abandoned for public utility purposes by the relocation of the transmission lines, is not used or operated for a period of five (5) years, or if its construction has been commenced and work has ceased and has not in good faith been resumed for five (5) years, the right of way shall revert to the person or persons who, at the time of the abandonment or reversion, are the owners of the tract from which such right of way was taken.'"

2. Amend the title to House File 45 by inserting in line 6 after the word "domain" the words "; and by providing for right of way abandoned by electric transmission line companies reverting to owners of the land from

which the right of way was taken".

3. Further amend by renumbering the sections in conformity with this amendment.

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting after the word "taken." in line

fourteen (14) the following:

"Following such abandonment of right of way, the owner or holder of purported fee title to such real estate may serve notice upon the owner of such right of way easement, or his successor in interest, and upon any party in possession of said real estate, a written notice which shall (1) accurately describe the real estate in question, (2) set out the facts concerning ownership of the fee, ownership of the right of way easement, and the period of abandonment, and (3) notify said parties that such reversion shall be complete and final, and that the easement or other right shall be

forfeited, unless said parties shall, within one hundred twenty (120) days after the completed service of notice, file an affidavit with the county recorder of the county in which the real estate is located disputing the facts contained in said notice.

"Said notice shall be served in the same manner as an original notice under the Iowa rules of civil procedure, except that when notice is served by publication no affidavit therefor shall be required before publication. If no affidavit disputing the facts contained in the notice is filed within one hundred twenty (120) days, the party serving the notice may file for record in the office of the county recorder a copy of the notice with proofs of service attached thereto or endorsed thereon, and when so recorded, the record shall be constructive notice to all persons of the abandonment, revision, and forfeiture of such right of way."

The amendment to the amendment was adopted.

Senator Reppert offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking in line 10, the word and figure "five (5)", and inserting in lieu thereof the word and figure "ten (10)". Further amend by striking in line 12, the word and figure "five (5)", and inserting in lieu thereof the word and figure "ten (10)".

The amendment to the amendment was lost.

On motion of Senator Burns, the amendment as amended was adopted.

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

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

Ayes, 54:

Balloun	Flatt	Lodwick	Reno
Benda	Floy	Lucken	Reppert
Beneke	Griffin	Main	Rigler
Buren	Hagedorn	McGill	Riley
Burke	Hansen	McNally	Shaff
Burns	Heaberlin	Messerly	Shirley
Cassidy	Heying	Mills	Shoeman
Coleman	Hill	Mincks	Stanley
Condon	Kibbie	Murray	Stephens
DeKoster	Klefstad	Nims	Tabor
Denman	Kruck	Nurse	Vance
Dodds	Kyhl	O'Malley	Van Gilst
Elvers	Lange	Patton	Walker
Ely	Lisle	the state of the state of	

Nays, none.

Absent or not voting, 5:

Briles Frommelt Hagie Schroeder Elthon

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

On motion of Senator Stanley, Senate File 165, a bill for an act to protect the right of citizens to examine public records and make copies thereof, was taken up for further consideration.

The following committee amendment was again considered:

Amend Senate File 165 by adding the following new section:

"Sec. 7. The following records shall be kept confidential, unless other-

wise ordered by a court or by the lawful custodian of the records:

1. Personal information in records regarding an employee, prospective employee, or former employee of the government or agency maintaining such records. The compensation of an employee or former employee is not personal information.

2. Personal information in records regarding a student, prospective student, or former student of the school corporation or educational institu-

tion maintaining such records.

3. Hospital records and medical records of the condition, diagnosis, care

or treatment of a patient or former patient, including outpatient.

4. Records of the state division of vital statistics, except as otherwise provided in chapter one hundred forty-four (144) of the Code."

Senator Stanley asked and received unanimous consent to withdraw the amendment filed by him to the committee amendment filed April 15 and found on page 954 of the Senate Journal.

President pro tempore O'Malley took the chair at 4:45 p.m.

Senator Stanley offered the following amendment to the committee amendment, filed by Senators Stanley and O'Malley, and moved its adoption:

Amend the committee amendment to Senate File 165 as follows:

1. Strike lines 2 through 4 and insert in lieu thereof the following:

"Sec. 7. The following public records shall be kept confidential, unless otherwise ordered by a court, by the lawful custodian of the records, or by another person duly authorized to release information:".

2. Strike lines 5 through 9, inclusive, and renumber the following para-

graphs.

The amendment to the amendment was adopted.

On motion of Senator Stanley, the amendment as amended was adopted.

Senator Stanley offered the following amendment, filed by Senators Stanley and O'Malley, and moved its adoption:

Amend Senate File 165 by adding the following new section:

"Sec. 8. In accordance with the rules of civil procedure the district court may grant an injunction restraining the examination of (including making extracts from and copying of) a specific public record, if the petition supported by affidavit shows and if the court finds that such examination would clearly not be in the public interest and would substantially and irreparably injure any person or persons. The district court shall take into account the policy of this Act that free and open examination of public records is generally in the public interest, even though such examination

may cause inconvenience or embarrassment to public officials or others. Such injunction shall be subject to the rules of civil procedure except that the court in its discretion may waive bond."

The amendment was adopted.

Senator Stanley moved that the bill be read a third 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:

Balloun	Elvers	Kruck	Reppert
Benda	\mathbf{Ely}	Lange	Rigler
Beneke	Flatt	Lodwick	Riley
Burns	Floy	Main	Shirley
Cassidy	Frommelt	Messerly	Shoeman
Coleman	Griffin	Murray	Stanley
Condon	Hagedorn	Nims	Tabor
DeKoster	Hansen	Nurse	Van Gilst
Denman	Heaberlin	O'Malley	Walker
Dodds	Heying	Patton	
Nays, 10:			
Burke	Kvhi	Mills	Stephens

Durke	Kym .	1411112	Stephens
Hill	Lucken	Reno	Vance
Klefstad	McGill		

Absent or not voting, 10:

Briles	Hagie	McNally	Schroeder
Buren	Kibbie	Mincks	Shaff
Elthon	Lisle		

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

Senator Stanley 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 Ely, House File 372, a bill for an act relating to the composition of the hospital and other health facilities advisory council, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a 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. 49:

Balloun	Buren	Cassidy	DeKoster
Benda	Burke	Coleman	Denman
Beneke	Burns	Condon	Dodds

Elvers	Klefstad	Murray	Shaff
Ely	Kruck	Nims	Shirley
Flatt	Kyhl	Nurse	Shoeman
Frommelt	Lange	O'Malley	Stanley
Griffin	Lodwick	Patton	Stephens
Hagedorn	Lucken	Reno	Tabor
Hansen	McGill	Reppert	Vance
Heaberlin	Mills	Rigler	Van Gilst
Heying	Mincks	Riley	Walker
Hill			

Nays, none.

Absent or not voting, 10:

Briles	Hagie	Main	Messerly
Elthon	Kibbie	McNally	Schroeder
Floy	Lisle	-	

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

SENATE CONCURRENT RESOLUTION 27 By Rigler and Lodwick

Whereas, The Sixty-first General Assembly has been in session one hundred days as of April 20, 1965, and

Whereas, An orderly process must be established for final adjournment

of the session, and

Whereas, Many important items of business remain to be considered by both houses,

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring, That the following shall be the procedure which will govern the consideration of all bills and resolutions, except those of the appropriations committee and the ways and means committee:

1. The seventh day after this resolution is adopted is the last day that

committees can report bills in the house in which they are introduced.

2. The fourteenth day after this resolution is adopted is the last day that Senate bills can be passed by the Senate and House bills can be passed by the House.

3. The twenty-first day after this resolution is adopted is the last day that committees can report bills which originated in the other house.

4. The twenty-eighth day after this resolution is adopted is the last day the Senate can consider House bills and the House can consider Senate bills.

5. The final three days of the session shall be devoted to conference committee meetings and reports, consideration of amendments of the other house, and appropriations and ways and means bills.

Be It Further Resolved, That the Sixty-first General Assembly shall adjourn sine die at the close of the thirty-first day after this resolution is

adopted.

ANNOUNCEMENT

Senator Heying rose on a point of personal privilege and announced that, in behalf of the egg industry of the State of Iowa, he had placed on the desks of the Senators a dozen of Grade A eggs, compliments of the Heying Chick and Supply Company of West Union. Sen-

ator Heying also stressed the importance of proposed legislation relating to the buying and selling of eggs (Senate File 398) now on the Senate calendar.

SENATE FILE 165 REPRINTED

Senator Stanley asked and received unanimous consent to have Senate File 165 as passed by the Senate printed.

ADDITIONAL COPIES

Senator Reppert asked and received unanimous consent to have five hundred additional copies of Senate File 279 printed.

MOTION TO RECONSIDER WITHDRAWN

Senator Coleman asked and received unanimous consent to withdraw the motion to reconsider the vote by which House File 599 passed the Senate.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 227 and House Files 79 and 188.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 227 and House Files 79 and 188.

BILL SENT TO THE GOVERNOR

Senator Klefstad, 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, 1965, sent to the Governor for his approval: Senate File 227.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred House File 237, a bill for an act relating to group insurance on franchise plan, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

Mr. President: Your committee on agriculture to which was referred House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 394 by striking the words "drinking
- fountain" in line 5 of section 5 and insert in lieu
- thereof the words "clean tap water".
- 4 In line 8 of section 5 strike the words "drinking
- fountain" and insert in lieu thereof the words "clean tap 5
- water".

J. HENRY LUCKEN. RICHARD L. STEPHENS.

- Amend Senate File 394 by adding at the end thereof a new section as follows:
- "Sec. 9. The county sheriff shall formulate rules and
- regulations for the conduct and behavior of county jail pris-
- oners. These rules shall include provisions for county jail
- prisoners to do all necessary cleaning and upkeep of cells,
- compartments, dormitories and day rooms. Extra penalties 7 shall be provided for intentional damage of county jail property.
- "Such rules and regulations shall include such enforcement
- 9

10 provisions as may have the approval of the district judges."

> J. HENRY LUCKEN. PETER F. HANSEN. JOHN M. ELY. JR. RICHARD L. STEPHENS.

- Amend Senate File 397 by striking all after the enacting
- clause and inserting in lieu thereof the following:
 - Section 1. Section one hundred nine point twenty-two
- (109.22). Code 1962, is hereby amended by adding at the
- beginning thereof the following:
- "All field meets or trials and retriever meets or trials
- where the skill of dogs is demonstrated in pointing, retriev-7
- ing, trailing, or chasing any game bird, game animal, or fur-
- bearing animal shall require a field trial permit. Except as otherwise provided by law, it shall be unlawful to kill

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    any wildlife in such events."
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Sec. 2. Section one hundred nine point fifty-six

13 (109.56), Code 1962, is hereby repealed.

14 Sec. 3. Chapter one hundred nine (109), Code 1962, is

15 hereby amended by adding the following sections:

16 1. "Except during the open gun season for hunting deer 17 at which time no training of dogs shall be allowed, any person 18 having a valid hunting license may train any bird dog, coon hound, fox hound, or trailing dog on any game birds or fur-19 20 bearing animals at any time of the year including during the 21 closed season on such birds or animals, provided the animals 22 when pursued to a tree or den shall not be further chased 23 or removed in any manner from said tree or den. 24 "Only a pistol, revolver, or other gun shooting blank 25 cartridges shall be used while training dogs during closed

26 season except as provided in subsection two (2) of this section."

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2. "Any pen raised game bird may be used and may be shot in the training of bird dogs. Before any bird is released or used in the training of dogs, the bird shall have attached a band procured from the state conservation commission. The commission may charge a fee for such bands but the fee shall not exceed ten (10) cents for each band."

33 34 3. "A call back pen or live trap may be used for the

35 purpose of retrieving banded birds when released in the wild 36 for training purposes. Any bird not so banded when taken

in a call back pen or trap shall be immediately returned 37

unbanded to the wild. All call back pens or live traps when 38

39 in use shall have attached a metal tag plainly labeled with

40 the owner's name and address. Conservation officers shall 41 have authority to confiscate such traps when found in use

42 and not properly labeled."

43 Sec. 4. Section one hundred ten point seventeen (110.17). 44 Code 1962, is hereby amended by adding the following paragraph:

"No person having a dog entered in a licensed field trial 46 shall be required to have a hunting license to participate 47 in the event or to exercise his dog on the area on which the field trial is to be held during the twenty-four (24) hour 48 period immediately preceding the trial." 49

50 Sec. 5. The commission shall have the power to adopt 51 rules and regulations prohibiting the training of any hunting dog on any game bird, game animal, or fur-bearing animal in 52 53 the wild at any time when it has determined that such training might have an adverse effect on the populations of these 54

55 species.

FRANCIS L. MESSERLY. MAX E. RENO.

1 Amend Senate File 492 as follows:

2 By striking all of section 5 and renumbering the remaining

sections.

JOSEPH B. FLATT.

Amend section 25 of Senate File 550 by adding thereto the 1 2 following new paragraph:

"Have the power to enter into contracts with private schools

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4 or colleges in the cooperative or merged areas to provide courses
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or programs of study in addition to or as a part of the curriculum

6 made available in the community college or area vocational

7 schools."

WILLIAM F. DENMAN.

1 Amend Senate File 551 section 3 by striking the word

2 "June" in line 27 and inserting in lieu thereof

the word "December".

MERLE W. HAGEDORN.

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Amend House File 42 by striking all after the enacting
    clause and inserting in lieu thereof the following:
 3
      "Section 1. Section ninety-six point three (96.3), Code
 4
    1962, subsection four (4), is amended by striking from line
 5
    twelve (12), the following:
 6
                                    $1,072,51 and over
      "$44.00
 7
    and substituting in lieu thereof, the following:
8
      "$54.00
                                    $1,404.01 and over
9
                                     1,378.01-1,404.00
        53.00
        52.00
                                      1,352.01-1,378.00
10
11
        51.00
                                     1,300.01-1,352.00
12
        50.00
                                     1,274.01-1,300.00
                                     1,227.51-1,274.00
13
        49.00
14
        48.00
                                     1,192.51-1,227.50
                                     1.162.51-1,192.50
15
        47.00
16
        46.00
                                     1,132.51-1,162.50
17
        45.00
                                     1,102.51-1,132.50
18
        44.00
                                     1,072.51-1,102.50"
19
      Also, by striking therefrom lines forty-seven (47) to
20
    seventy-two (72) and substituting in lieu thereof, the following:
21
      "Provided, however, that the weekly benefit amount payable
22
    to any individual who is the principal support of the family for
23
    any one (1) week shall not exceed:
24
       Fifty-four dollars ($54.00) if the individual has no spouse
25
    or a non-working spouse and four (4) or more children;
26
       Forty-eight dollars ($48.00) if the individual has no spouse
27
    or a non-working spouse and three (3) children;
28
      Forty-four dollars ($44.00) if the individual has no spouse
29
    or a non-working spouse and two (2) children;
30
      Forty dollars ($40.00) if the individual has no spouse
31
    or a non-working spouse and one (1) child;
32
       Thirty-six dollars ($36.00) if the individual has a non-
33
    working spouse and no children;
34
      Forty-seven dollars ($47.00) if the individual has a
    working spouse and four (4) children;
35
36
       Forty-four dollars ($44.00) if the individual has a working
37
    spouse and three (3) children;
       Forty dollars ($40.00) if the individual has a working
38
39
    spouse and two (2) children;
       Thirty-seven dollars ($37.00) if the individual has a
40
    working spouse and one (1) child;
41
       Thirty-four dollars ($34.00) if the individual is not
42
    married or is married and has a working spouse and no children.
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Provided, that the weekly benefit amount for any one (1)

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week payable to an individual who is a working spouse and is not the principal support of the family, shall not exceed thirty dollars ($30.00)."
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48 Sec. 2. Section ninety-six point seven (96.7), Code 1962, 49 subsection three (3), is amended by inserting immediately after 50 paragraph c the following new paragraph d:

"d. Notwithstanding any other provisions of this chapter, any employer which employs individuals in the construction, erection, demolition, alteration or repair of roads, highways, bridges, buildings, factories, residences, earth-work, grading, river work, or any other construction project, and who has not qualified for an experience rating, shall pay the maximum rate prescribed in paragraph e of this subsection, until such employer has acquired an experienced rating entitling said employer to a lesser rate of contribution."

Further amend said section by re-lettering present paragraph d as paragraph e, and re-lettering alphabetically the following lettered paragraphs. Also, wherever reference is made in this chapter to said paragraphs according to their prior lettering, said references are amended accordingly.

Sec. 3. Section ninety-six point seven (96.7), Code 1962, subsection three (3), present paragraph d is amended by striking from line fifteen (15) thereof the following words "shall be:", and substituting in lieu thereof the following:

"subject to the adjustment hereinafter provided, shall be fixed in accordance with the following table. Percentage of Excess in said table means the percentage resulting from dividing the excess of contributions paid over benefits charged by the employer's average annual payroll."

Also, by striking from lines sixteen (16) and seventeen (17) the following:

76 "If Percentage of Average Annual Payroll is:" and substituting in lieu thereof:

"Percentage of Excess is".

2.2%

99

Also, by striking lines eighteen (18) to thirty-four (34), and substituting in lieu thereof, the following:

2.7 but less than 2.8%

80	and substituting	ın i	lieu t	n€	reoi,	, the	Tollo	wing:
81	"4.0%					less	than	.5%
82	3.9%			5	but	less	than	.7%
83	3.8%			7	but	less	than	.8%
84	3.7%			8	but	less	than	.9%
85	3.6%		٠.	9	but	less	than	1.0%
86	3.5%		1.	0	but	less	than	1.1%
87	3.4%		1.	1	but	less	than	1.2%
88	3.3%		1.	2	but	less	than	1.3%
89	3.2%		. 1.	3	but	less	than	1.4%
90	3.1%		1.	4	but	less	than	1.5%
91	3.0%		1.	5	but	less	than	1.6%
92	2.9%		1.	6	but	less	than	1.8%
93	2.8%		1.	8	but	less	than	2.0%
94	2.7%		2.	0	but	less	than	2.3%
95	2.6%		2.	3	but	less	than	2.4%
96	2.5%		2.	4	but	less	than	2.5%
97	2.4%		2.	5	but	less	than	2.6%
98	2.3%		2.	6	but	less	than	2.7%

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100
        2.1%
                              2.8 but less than 2.9%
101
        2.0%
                              2.9 but less than 3.0%
102
                              3.0 but less than 3.1%
        1.9%
103
        1.8%
                              3.1 but less than 3.2%
104
        1.7%
                              3.2 but less than 3.3%
105
        1.6%
                              3.3 but less than 3.4%
106
        1.5%
                              3.4 but less than 3.5%
107
        1.4%
                              3.5 but less than 3.6%
108
        1.3%
                              3.6 but less than 3.7%
109
        1.2%
                             3.7 but less than 3.8%
110
        1.1%
                             3.8 but less than 4.0%
111
        1.0%
                             4.0 but less than 4.3%
112
                              4.3 but less than 4.6%
         .9%
113
         .8%
                             4.6 but less than 4.9%
         .7%
                             4.9 but less than 5.3%
114
115
         .6%
                              5.3 but less than 5.7%
116
                              5.7 but less than 6.1%
         .5%
117
         .4%
                              6.1 but less than 6.5%
118
         .3%
                             6.5 but less than 7.0%
119
                              7.0 but less than 7.5%
         .2%
120
         .1%
                              7.5 but less than 8.0%
121
                              8.0 or over"
         .0%
```

Also by striking from line thirty-nine (39) the words
'one point nine percent' and by substituting therefor the
words "two point six percent".

125 Sec. 4. Section ninety-six point seven (96.7), Code 1962, 126 subsection three (3), present paragraph d is amended by adding 127 thereto the following paragraphs:

"(1) Provided that the maximum contribution rate of any employer for the calendar year 1966 shall not be more than three percent (3%), and for the calendar year 1967 shall be not more than three and five-tenths percent (3.5%).

132 (2) Provided, further, that in no event shall any

employer's contribution rate be more than two and seven-tenths percent (2.7%) of the first ten thousand dollars (\$10,000.00)

135 of wages for insured work paid during any calendar quarter."

JACK SCHROEDER, H. KENNETH NURSE, MAX M. MILLS, WARREN J. KRUCK, H. L. HEYING, DAVID O. SHAFF,

Amend House File 182 by adding the following new sections:

"Sec. 19. Section two hundred fifty-seven point nine (257.9),

Code 1962, is hereby amended as follows:

1. By inserting in line three (3) of subsection one (1) of

such section after the word 'public' the words 'or private'.

2. By inserting in line three (3) of subsection four (4) of such section after the word 'education' the words 'and of private schools in the state'."

"Sec. 20. Section two hundred fifty-seven point ten (257.10),

10 Code 1962, is hereby amended as follows:

1. By inserting in line ten (10) of subsection seven (7) of

12 such section after the word 'education' the words 'and to private

13 schools in the state'.

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- 2. By inserting in line two (2) of subsection eight (8) of such section after the word 'education' the words 'and for private schools in the state'.
- 17 3. By inserting in line two (2) of subsection nine (9) of such 18 section after the word 'public' the words 'and private'.
- 4. By inserting in line three (3) of subsection eleven (11) of such section after the word 'systems' the words 'and private schools'."
 - "Sec. 21. Section two hundred fifty-seven point seventeen (257.17), Code 1962, is hereby amended as follows:
- 24 1. By inserting in line two (2) of subsection one (1) of such section after the word 'education' the winds the private schools in the state'.
 - 2. By inserting in line three (3) of subsection one (1) of such section after the word 'public' the words 'and private'.
- 3. By striking all of subsection one (1) of such section after the word 'control' in line seven (7) and inserting in lieu thereof a period.
- 32 4. By inserting in line (3) of subsection three (3) of such section after the word 'education' the words 'and to private schools in the state'.
- 5. By striking from line four (4) of subsection three (3) of such section the word 'its' and inserting in lieu thereof the word 'their'.
- 6. By inserting in line three (3) of subsection five (5) of such section after the word 'public' the words 'and private'."

 40 "Sec. 22. Section two hundred fifty-seven point eighteen

(257.18), Code 1962, is hereby amended as follows:

- 42 1. By inserting in line three (3) of subsection seven (7) of such section after the word 'public' the words 'and private'.
- 2. By inserting in line ten (10) of subsection twelve (12) of such section after the word 'system,' the words 'private school,'.

 3. By inserting in line nine (9) of subsection nineteen (19)
- of such section after the word 'public' the words 'and private'."

 "Sec. 23. Section two hundred fifty-seven point twenty (257.20),
- 49 Code 1962, is hereby amended by inserting in line nine (9) after 50 the word 'education' the words 'and of private schools in the state'."
- "Sec. 24. Section two hundred sixty point five (260.5), Code 1962, is hereby amended by inserting in line ten (10) after the word 'public' the words 'and private'."
- "Sec. 25. Section two hundred sixty point six (260.6), Code 1962, is hereby amended by striking from line thirteen (13) the word 'schools' and inserting in lieu thereof the words 'and private schools in the state'."
- 59 "Sec. 26. Section two hundred sixty point twenty (260.20), 60 Code 1962, is hereby amended by inserting in line three (3) after 61 the word 'public' the words 'or private'."

ELMER F. LANGE.

- 1 Amend House File 182 as follows:
 - 1. Amend the title by inserting in line 4 after the word
- 3 "school" the words "where authorized by local election".
 4 2. By inserting in line 7 of section 1 after the word "and"
- the words "where authorized by local election held at such time

as provided in section two hundred seventy-seven point one (277.1)

7 of the Code for".

- 8 3. By inserting in line 3 of section 11 after the word "or"
- the words ", where authorized by local election,".
- 4. By inserting in line 3 of section 14 after the word "or" 10

the words ", where authorized by local election,". 11

JOHN M. ELY, JR.

Amend House File 242 by adding a new sentence to section 1

after the word "disciplines" in line 5 as follows:

- "Any professional members of the State Board of Health
- appointed by the Governor shall be selected from a list of per-
- sons recommended by the professional society which represents
- the majority of the affiliated members of that profession."

MAX E. RENO.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, April 20, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, APRIL 20, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Ronald Kensler, pastor of the Methodist Church, Russell, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from thirty-three residents of Polk County favoring the licensing of physical therapists.

By Senator Messerly, from forty-six residents of Black Hawk County favoring repeal of the right-to-work law.

By Senator Messerly, from fifteen residents of Black Hawk County in opposition to bus transportation for all school children.

By Senator Reppert, from fifty residents of Polk County in opposition to bus transportation for all school children.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Beneke, from twenty residents of Buena Vista County.

Senator Briles, from one hundred twenty-seven residents of Montgomery County.

Senator Reno, from fifty-five residents of Van Buren County.

Senator Murray, from one hundred two residents of Kossuth County.

Senator Hagie, from twenty-eight residents of Franklin County.

Senator O'Malley, from one thousand two hundred sixty residents of Polk County.

Senator Kibbie, from five hundred sixty residents of Palo Alto County.

PRESENTATION OF VISITORS

Senator Mills asked and received unanimous consent to present to the Senate fifteen students from the Marshalltown High School who were present in the balcony.

Senator Hansen asked and received unanimous consent to present to the Senate forty-nine sudents from the Glidden High School who were present in the balcony accompanied by their instructors, Gerald Whitten and William Baldhen.

Senator Van Gilst asked and received unanimous consent to present to the Senate one hundred thirty students, members of the ninth grade of the Oskaloosa Junior High School, who were present in the balcony accompanied by their instructor, Henry J. Boeyink and their vice principal, Marion Rubel.

Senator Schroeder asked and received unanimous consent to present to the Senate forty-five students from St. Katherine's School, Davenport, who were present in the balcony accompanied by their instructors, Father John Kress and Donald Reuter.

Senator Benda asked and received unanimous consent to present to the Senate fifteen students, members of the state and local government class of Grinnell College, who were present in the balcony accompanied by their instructor, Dr. C. Edwin Gilmour, a former member of the Senate from Poweshiek County.

Senator Hagedorn asked and received unanimous consent to present to the Senate six students from the Arnolds Park High School who were present in the balcony accompanied by their instructors, Murl Mitchell and Ethel Terryl.

Senator Shaff asked and received unanimous consent to present to the Senate sixteen students from the Lost Nation Community School who were present in the balcony accompanied by their instructor, Joan Swearinger.

INTRODUCTION OF BILLS

Senate File 554, by committee on governmental affairs, a bill for an act to permit the interchange of federal, state and local government employees.

Read first and second times and placed on the calendar.

Senate File 555, by committee on governmental affairs, a bill for an act relating to the compensation of members of the general assembly.

Read first and second times and placed on the calendar.

Senate File 556, by committee on governmental subdivisions, a bill for an act authorizing counties, cities, and towns to use electronic voting systems.

Read first and second times and placed on the calendar.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Frommelt moved that action on Senate File 492, set for a special order of business for April 20, 1965, be temporarily deferred.

Objection was raised.

Roll call was requested.

On the question "Shall action on Senate File 492 be temporarily deferred?" the vote was:

Rule 8 was invoked.

Ayes, 34:

Buren	\mathbf{Ely}	Klefstad	Nurse
Burke	Floy	Kruck	O'Malley
Burns	Frommelt	Main	Patton
Cassidy	Hagedorn	McGill	Reno
Coleman	Hansen	McNally	Reppert
Condon	Heaberlin	Mincks	Shirley
Denman	Heying	Murray	Tabor
Dodds	Hill	Nims	Van Gilst
Elvers	Kibbie		

Nays, 23:

Balloun	Hagie	Messerly	Shoeman
Benda	Kyhl	Mills	Stanley
Beneke	Lange	Rigler	Stephens
Briles	Lisle	Riley	Vance
DeKoster	Lodwick	Schroeder	Walker
Flatt	Lucken	Shaff	

Absent or not voting, 2:
Elthon Griffin

The motion prevailed and action on Senate File 492 was deferred.

UNFINISHED BUSINESS

On motion of Senator Mincks, House File 42, a bill for an act to amend section ninety-six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits for employment compensation, was taken up for further consideration.

Senator Mincks offered the following amendment filed by Senators Mincks and Condon:

Amend House File 42 as follows:

1. Amend section 1, line 5, by striking the words and figures "one-twentieth (1/20)" and inserting in lieu thereof the words and figures "one-twenty-second (1/22)".

2. Further amend section 1, lines 9 and 10, by striking the words and figures "fifty-five (55)" and inserting in lieu thereof the words and figures "fifty (50)".

3. Amend section 3, line 2, by striking the word and figure "three (3)" and insert in lieu thereof the word and figure "two (2)".

Senator Schroeder offered the amendment filed by Senators Schroeder, Nurse, Mills, Kruck, Heying and Shaff on April 19 and found on pages 985-987 inclusive of the Senate Journal.

President pro tempore O'Malley took the chair at 12:00 noon.

President Fulton took the chair at 12:10 p.m.

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of House File 42 and the amendments filed thereto.

Senator Hill asked and received unanimous consent that action on House File 42 be deferred and that the bill retain its place on the calendar.

UNFINISHED BUSINESS

On motion of Senator Schroeder, Senate File 513, a bill for an act amending and revising chapter four hundred ninety (490), Code 1962, relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage area, was taken up for further consideration.

Senator Coleman called up the following amendment filed by him:

Amend Senate File 513 by adding the following new section:

"Section four hundred ninety point twenty-five (490.25), Code 1962, is

hereby amended as follows:

1. By inserting in line thirteen (13) after the word 'lines' the words ', provided however, that such right of eminent domain shall not apply to or be exercised for the appropriation of any interest in the examination, construction, placement, maintenance, or operation of any underground storage facility."

2. By striking lines fourteen (14) through forty-two (42).

3. By striking from lines forty-five (45) and forty-six (46) the words 'and/or gas storage facilities'".

Senator Coleman moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 18:

Burke	Frommelt	McNally	Stephens
Burns	Heaberlin	Mincks	${f Tabor}$
Coleman	Heying	Murray	Van Gilst
Condon	Klefstad	Nims	Walker
Floy	Main		

Nays, 36:

Balloun Benda	Ely Griffin	Lisle Lodwick	Reppert Rigler
Benek e	Hagedorn	Lucken	Riley
Buren	Hagie	McGill	Schroeder
Cassidy	Hansen	Messerly	Shaff
DeKoster	Hill	Mills	Shirley
Denman	Kruck	Nurse	Shoeman
Dodds	Kyhl	Patton	Stanley
Elvers	Lange	Reno	Vance

Absent or not voting, 4:

Briles	Elthon	Flatt	Kibbie

Voting present, 1:

O'Malley

The amendment was lost.

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

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

Ayes, 54:

Balloun	Floy	Lodwick	Reno
Benda	Frommelt	Lucken	Reppert
Beneke	Griffin	Main	Rigler
Buren	Hagedorn	McGill	Riley
Burns	Hagie	McNally	Schroeder
Cassidy	Heaberlin	Messerly	Shaff
Coleman	Heying	Mills	Shirley
Condon	Hill	Mincks	Shoeman
DeKoster	Kibbie	Murray	Stanley
Denman	Klefstad	Nims	Tabor
Dodds	Kruck	Nurse	Vance
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lange	Patton	Walker
Flatt	Lisle		

Nays, 1:

Burke

Absent or not voting, 4:

Briles Elthon Hansen Stephens

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

Senator Schroeder 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 Flatt, Senate File 548, a bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board, was taken up and considered.

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

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

Ayes, 55:

Balloun Flov Lodwick Benda Frommelt Lucken Beneke Griffin Main Hagedorn McGill Burke McNally Burns Hagie Cassidy Hansen Messerly Heaberlin Mills Coleman Mincks Condon Heving DeKoster Hill Murray Denman Kibbie Nims Dodds Kruck Nurse O'Malley Elvers Kyhl Ely Lange Patton Flatt Lisle Reno

odwick Reppert
ucken Rigler
lain Riley
leGill Schroeder
leNally Shaff
lesserly Shirley
lills Shoeman
lincks Stanley
lurray Stephens
lurse Vance
'Malley Van Gilst
atton Riley
Riger

Nays, none.

Absent or not voting, 4:

Briles Buren

Elthon

Klefstad

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

Senator Flatt asked and received unanimous consent that Senate File 548 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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees.

Also: I am directed by the House to request the return of Senate File 192, relating to outdoor advertising along the interstate highways within this state, for further consideration by the House.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 105

Amend Senate File 105, section 1, as follows:

- 1. By striking paragraph c. of subsection two (2) and inserting in lieu thereof the following:
- "c. An employee of a bank or trust company, who serves as treasurer of any municipality."
- 2. By striking in line twenty-eight (28) the word "subsection" and inserting in lieu thereof the word "paragraph".

SENATE FILE 192 RETURNED TO THE HOUSE

Senator Frommelt asked and received unanimous consent that the Secretary be instructed to return to the House Senate File 192 for further consideration.

HOUSE AMENDMENTS CONSIDERED

Senator Denman called up for consideration Senate File 105, a bill for an act relating to conflicts of interest of municipal officials and employees, amended by the House, and moved that the Senate concur in the following amendments:

Amend Senate File 105, section 1, as follows:

- 1. By striking paragraph c. of subsection 2 and inserting in lieu thereof the following:
- "c. An employee of a bank or trust company, who serves as treasurer of any municipality."
- 2. By striking in line 28 the word "subsection" and inserting in lieu thereof the word "paragraph".

The Senate concurred in the House amendments.

Senator Denman 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, 54:

Balloun	Elvers	Kibbie	Mills
Benda	Ely	Kruck	Mincks
Beneke	Flatt	Kyhl	Murray
Burke	Floy	Lange	Nims
Burns	Frommelt	Lisle	Nurse
Cassidy	Griffin	Lodwick	O'Malley
Coleman	Hagedorn	Lucken	Patton
Condon	Hagie	Main	\mathbf{Reno}
DeKoster	Hansen	McGill	Reppert
Denman	Heaberlin	McNally	Rigler
Dodds	Heying	Messerly	Riley

Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 1:

Hill

Absent or not voting, 4:

Briles

Buren

Elthon

Klefstad

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

Senator O'Malley called up for consideration Senate File 116, a bill for an act to clarify the provisions of act relating to judicial nominating commissions and judges of courts of record and to remove the temporary provisions therefrom, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 116

Amend Senate File 116, section 7, by striking therefrom subsections 1 and 2.

The Senate concurred in the House amendment.

Senator O'Malley 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, 55:

Balloun
Benda
Beneke
Briles
Buren
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley

Reno
Reppert
Rigler
Rigler
Riley
Schroeder
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 4:

Burke

Elthon

Main

Patton

Shaff

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

Senator Reppert called up for consideration Senate File 204, a bill for an act relating to investment of the several funds created by chap-

ter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and policemen, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 204

Amend Senate File 204 by inserting after the word "invest" in section 1, line 4, the following: "at the direction of the respective boards of trustees".

The Senate concurred in the House amendment.

Senator Reppert 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, 56:

Balloun Flov Lisle Reno Benda Frommelt Lodwick Reppert Buren Griffin Lucken Rigler Burke Hagedorn Main Rilev Burns Hagie McGill Schroeder McNally Cassidy Hansen Shaff Coleman Heaberlin Messerlv Shirley Condon Mills Heying Shoeman DeKoster Hill Mincks Stanley Denman Kibbie Murray Stephens Dodds Klefstad Tabor Nims Elvers Kruck Vance Nurse Ely Kvhl O'Malley Van Gilst Flatt Walker Lange Patton

Nays, none.

Absent or not voting, 3:

Rriles **Beneke**

Elthon

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

Senator Hagedorn called up for consideration Senate File 388, a bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 388

Amend Senate File 388 by adding the following new section:

"This Act, being deemed of immediate importance, shall take effect and be in force from and after its passage and publication in The Sigourney News-Review, a newspaper published in Sigourney, Iowa, and in the Mason City Globe-Gazette, a newspaper published in Mason City, Iowa."

The Senate concurred in the House amendment.

Senator Hagedorn 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, 54:

Balloun	Floy	Lodwick	Reppert
Benda	Frommelt	Lucken	Rigler
Beneke	Griffin	Main	Riley
Burke	Hagedorn	McNally	Schroeder
Burns	Hagie	Messerly	Shaff
Cassidy	Hansen	Mills	Shirley
Coleman	Heaberlin	Mincks	Shoeman
Condon	Heying	Murray	Stanley
DeKoster	Hill	Nims	Stephens
Denman	Kibbie	Nurse	Tabor
Dodds	Kruck	O'Malley	Vance
Elvers	Kyhl	Patton	Van Gilst
Ely	Lange	Reno	Walker
Flatt	Lisle		1.1

Nays, 1: McGill

Absent or not voting, 4:

Briles Buren

Elthon

Klefstad

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

SPECIAL ORDERS

Senator Frommelt asked and received unanimous consent that Senate File 547 (governmental reorganization) be made a special order of business for Monday, April 26, 1965, at 10:00 a.m.

Senator Frommelt asked and received unanimous consent that Senate File 553 (school standards) be made a special order of business for Tuesday, April 27, 1965, at 9:00 a.m.

Senator Shirley submitted the following report and moved its adoption:

SUPPLEMENTAL REPORT OF THE COMMITTEE ON MEMORIAL RESOLUTIONS

Mr. PRESIDENT: Your committee on memorial resolutions begs leave to report that a committee should be appointed to prepare a suitable memorial resolution for the following deceased former member of the Senate:

Edwin R. Hicklin, Louisa County.

ALAN SHIRLEY, Chairman. MERLE W. HAGEDORN. KENNETH BENDA.

The motion prevailed and the report was adopted.

President Fulton announced the appointment of the following committee:

SENATOR

MEMORIAL RESOLUTION COMMITTEE

Clifford M. Vance

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 41, 76, 146, 390 and 415.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 41, 76, 146, 390 and 415.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on the 20th day of April, 1965, sent to the Governor for his approval: Senate Files 41, 76, 146, 390 and 415.

Gilbert E. Klefstad, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 19, 1965, the Governor had approved the following bills:

Senate File 9, relating to low-rent housing.

Senate File 39, relating to reports by special fuel dealers or users to the state treasurer's office.

Senate File 503, relating to the Linn-Mar community school district, Linn County, Iowa.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- H. F. 18 Education
- H. F 24 Industrial and human relations
- H.F. 60 Judiciary
- H. F. 264 Judiciary
- H. F. 552 Governmental affairs
- H. F. 577 Governmental affairs
- H. F. 596 Judiciary
- H. F. 600 Judiciary
- H. F. 601 Judiciary
- H. F. 605 Judiciary
- H. F. 622 Judiciary

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

Mr. President: Your committee on education to which was referred Senate File 271, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients, begs leave to report it has had the same under consideration and recommends the same be gmended as follows: and when so amended the bill do pass:

Amend Senate File 271 by striking from section 13 all of lines 65, 66, 67. and inserting in lieu thereof the following: "campus of the state university of Iowa. All of the powers vested in the state board of regents by chapter two hundred sixty-two (262) of the Code, as amended, shall apply to these premises."

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Sengte File 107, a bill for an act relating to the league of Iowa municipalities, 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 107 by striking section 1 and inserting in lieu

thereof the following:

"Section 1. Section three hundred sixty-three point forty-one (363.41), Code 1962, is amended by striking the remainder of such section after the word "exceed" in line six (6) and by inserting in lieu thereof the following:

"Ninety (90) thousand dollars. In addition they may pay out of the general fund the actual expenses of delegates to the annual conference of the league."

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 253, a bill for an act relating to the appointment of a deputy collector by the county treasurer, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 321, a bill for an act relating to flood control in cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 391, a bill for an act relating to retaining of municipal records, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 438**, a bill for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 119, a bill for an act to permit certain cities to enter into contracts and leases in connection with the collection and disposal of refuse and garbage and to impose fee schedules, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 133, a bill for an act relating to life, health and accident insurance by employees of the state, county, school district, city, town or institutions supported by public funds, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 145, a bill for an act relating to the imposition of general parking restrictions within cities, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. President: Your committee on governmental affairs to which was referred **Senate File 482**, a bill for an act creating and establishing a Civil Air Patrol Commission, defining its duties, designating who shall be members thereof and appropriating funds thereto, begs leave to report it has had the same under consideration adn recommends the same **do pass**.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend House File 182 by adding at the end thereof a new
- 2 section as follows:3 Sec. 19. Section two hundred ninety-one point thirteen
- 4 (291.13), Code 1962, is amended by inserting after the word
- 5 "fund" in line thirteen (13) the words "except that a separate
- 6 levy shall be made for transportation of pupils and the proceeds
- 7 placed in a separate transportation fund and all transportation
- 8 shall be paid from said fund".

JOSEPH B. FLATT.

- Amend Senate File 546 by adding two new sections after section 3 as follows:
 - 3 1. "Section four hundred twenty-five point two (425.2),
- 4 Code 1962, is amended by striking from line four the word "July"

and inserting in lieu thereof the word "June".

- 2. "Section four hundred twenty-seven point six (427.6),
- 7 Code 1962, is amended by striking from line two (2) the word

8 "July" and inserting in lieu thereof the word "June".

JOHN M. ELY, JR.

- Amend Senate File 550 by inserting immediately following section 32 thereof the following new sections and by renumbering the remaining sections:
- 4 Sec. 33. As an alternative to the procedure hereinabove set
- 5 forth, school districts are hereby authorized to establish area
- 6 vocational-technical schools and community colleges by the

7 following method:

- 8 Sec. 34. The board of directors of any school district, in
- 9 which twelve or more grades of instruction are taught in the
- 10 schools of the district, is hereby authorized to prepare plans 11 for the establishment of a community college, or vocational-
- 12 technical school within the district and to submit such plans
- 13 to the state board of public instruction for approval, as here-
- 14 inafter provided.

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- 15 Sec. 35. Plans prepared and submitted pursuant to section 16 two (2) hereof shall include the following:
- 17 1. A description of the geographic limits of the school district.
- 2. Total population of the district, population of each city or town located in whole or in part within the district, and population trends and projected population from which the board contemplates the proposed community college or vocational-technical school will draw its enrollment.
 - 3. Total school enrollment in grades one through twelve of the schools operated by the district, itemized by grades.
 - 4. Total number of high-school seniors enrolled in public schools located within a radius of forty miles from the proposed site for such community college or vocational-technical school.
- 29 30 5. An inventory of existing buildings, classrooms, and 31 other facilities available for use of the proposed community college or vocational-technical school or; an outline of 32 planned construction and method of financing such construction 33 34 for the purpose of providing requisite buildings, classrooms 35 and facilities or; a proposal from the owner of buildings 36 suitable for the aforesaid purposes for the lease of same to 37 the school district for a term of at least five years, renewable for an additional five years at the option of the school 38 39 district. No plans for the establishment of a community 40 college or vocational-technical school shall be approved by 41 the state board of public instruction unless the district in 42 such plan demonstrates ability to provide classroom facili-43 ties for an enrollment of at least three hundred fifty students 44 in the proposed community college or vocational-technical 45 school.
 - 6. A description of the types of educational offerings beyond high school level existing at the time of the submission of plans within a radius of fifty (50) miles from the proposed site for such community college or vocational-technical school. No new community college or vocational-technical school shall be approved for establishment within a radius of fifty (50) miles from a similar public school unless the site for such proposed new school is located within a school district of fifty thousand or more population.
 - 7. An evaluation of local interest and attitude toward establishment of the planned community college or vocational-technical school.
- 8. An evaluation of the ability of the district to contribute to the financial support of the proposed community college or vocational-technical school.
 - 9. The proposed curriculum, course of study or instructional program to be initiated in such community college or vocational-technical school and assurances that adequate and qualified personnel will be provided to carry on such proposed program.
 - 10. If the plan proposes a community college program without provision for instruction in at least three areas of

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68 vocational-technical study, a commitment that a vocational-69 technical department with provision for such instruction will 70 be established in such community college within five years of 71 approval of the proposed plan by the state board of public 72 instruction.

11. The target date for beginning clasroom instruction. 12. Such additional information as the state board may by

rule, regulation or policy require.

Sec. 36. Upon receipt of any plan submitted as hereinabove provided, the state board shall cause the same to be examined and shall conduct further investigations and hearings as it may deem appropriate. In considering such plans the state board shall evaluate them in relation to other similar plans pending in the vicinity. If the plan submitted complies with all of the provisions of this Act the state board shall approve same. In the event such plan does not meet the requirements of this Act the state board shall specify the reasons why the plan fails to meet the said requirements and return same to the local school board, which may resubmit same at such time as it can comply with the provisions of this Act.

Sec. 37. When a plan, submitted as hereinabove provided, is approved by the state board, the order approving same shall officially designate and classify the school to be established thereunder as a community college or vocational-technical school and direct that the same thereafter be operated under applicable provisions of the statutes and rules, regulations and standards

adopted pursuant to statute.

Sec. 38. The following items are hereby authorized to be received and expended for community college and vocationaltechnical school purposes:

1. Federal funds made available for such purpose and administered by the state board may be received and expended for such purpose as may be provided in the pertinent federal laws.

rules and regulations.

2. In fixing tuition rates the local board shall, insofar as possible, set such rates at such level which when added to other sources of revenue makes the operation of the community college or vocational-technical school self-supporting. The difference between resident and nonresident tuition rates shall take into account depreciation on buildings and instructional equipment used for community college or vocational-technical school purposes, in accordance with formulas which shall be prescribed from time to time by the state board of public instruction.

3. State aids and cost-sharing payments shall be paid in ac-

cordance with the statutes which provide such aids.

113 4. Donations and gifts of money or other property may be 114 accepted by the local board for community college of vocational-115 technical school purposes and expended or used in accordance 116 with the terms of the gift without compliance with the local 117 budget law. 118

5. In the event such district later becomes part of a merged area, the governing body of such area shall reimburse said district for the reasonable value of its community college or vocational-technical school buildings.

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Sec. 39. The board of directors of any school district for

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which a plan for a proposed community college or vocationaltechnical school has been approved, as hereinabove provided, shall have power and is hereby authorized to contract indebtedness and issue bonds to provide funds to pay the cost of acquiring sites and constructing and equipping buildings or classrooms for community college or vocational-technical school purposes.

130 Taxes for the payment of such bonds shall be levied in ac-131 cordance with the provisions of chapter seventy-six and said 132 bonds shall be payable in not more than twenty years and bear 133 interest at not more than five percent per annum and shall be of such form as the local school board shall provide but no 134 135 district shall become indebted for the purposes hereinabove 136 authorized for any amount, which when added to all other in-137 debtedness of the district, would total more than five percent 138 of the actual value of taxable property within the school 139 district. The indebtedness incurred for purposes authorized 140 in this section shall not be considered an indebtedness in-141 curred for general and ordinary purposes.

This section shall be construed as granting additional power without limiting the power already existing in school districts

Sec. 40. No indebtedness shall be incurred under the provisions of section thirty-nine (39) until authorized by the voters of the district at a regular or special election.

Sec. 41. The board of directors in any school district for which a plan for a proposed community college or vocational-technical school has been approved, as provided in sections thirty-three (33) to thirty-eight (38), may rent or enter into lease-purchase agreements for suitable quarters, buildings, or classrooms and equipment for providing instruction, for the operation of such college or school.

Sec. 42. Community colleges or vocational-technical schools established under the provisions of sections thirty-three (33) to thirty-eight (38) of this Act shall be eligible for designation by the state board of public instruction as an area vocational-technical school for purposes of the Federal Vocational Education Act of 1963.

Sec. 43. Community colleges established under the terms of sections thirty-three (33) to thirty-eight (38) of this Act or existing under prior Acts shall be eligible and are hereby authorized to make application for federal funds, and to accept and expend same, under the Federal Higher Education Facilities Act.

Sec. 44. Districts which initially establish a vocational-technical school under the terms of sections thirty-three (33) to thirty-eight (38) of this Act may, thereafter, by submission of a supplemental plan and approval thereof by the state board of public instruction, broaden their program so as to provide a community college program.

Sec. 45. Section two hundred eighty-two point seven (282.7), Code 1962, is hereby amended by adding the following new paragraphs thereto:

"Any school district which does not maintain, nor is a part of an area district which maintains, a community college

178 or vocational-technical school shall permit residents to attend a public community or junior college or vocational-technical 179 school in another district in the state which does maintain 180 181 such a school. Such resident shall meet the entrance require-182 ments of the district which maintains such a college or 183 vocational-technical school.

Likewise, a school district which maintains a community 184 185 college or vocational-technical school but does not offer a program which meets the particular needs of a resident, shall 186 187 permit such resident to attend a community college or 188 vocational-technical school in another district which does 189 offer such a program.

190 The resident school district in the above situations shall reimburse the receiving district for the per-student cost 191 192 incurred by the receiving district over and above the tuition received from, and the state aid received for, such student, 193 The per-student cost shall be determined in the same manner 194 195 as provided for figuring tuition for high school pupils in 196 section two hundred eighty-two point twenty (282,20). 197 Such reimbursement shall not exceed one-third (1/3) of the 198 average per-student cost in all approved community colleges or vocational-technical schools in Iowa for the preceding year as 199 determined by the department of public instruction. The tui-200 tion charged the non-resident Iowa student shall be computed 201 202 at not less than one hundred dollars per student per semester 203 for a full student load of twelve (12) semester hours, or

more." 204 205 Sec. 46. Section two hundred eighty-six A point three (286A.3), Code 1962, is amended by adding at the end of said 206 section the following:

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"The provisions of this section and the formula for computa-208 209 tion of state aid contained in section two hundred eighty-six A point four (286A.4), subsection three (3) shall be applicable 210 to vocational-technical schools and community colleges and such 211 schools and colleges shall be entitled to apply for and receive 212 213 aid under this chapter,".

> VERN LISLE. H. KENNETH NURSE. LUCAS J. DEKOSTER.

Amend Senate File 550 by striking all of subsection 5 of 1 Section 1, and inserting in lieu thereof the following:

"5. Programs for all students of high school age who may 3 hest serve themselves by enrolling for vocational and tech-4

nical training while also enrolled in a local high school,

public or private."

JOHN P. KIBBIE. LUCAS J. DEKOSTER. KENNETH H. NURSE. BASS VAN GILST.

Amend House File 182 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter eighty (80), Code 1962, is hereby amended

by adding thereto sections two (2) through twenty-six (26) of this

Act. 5

 specifications.

- Sec. 2. There is hereby created within the department of public safety a division which shall be known as the division of school transportation. The purpose of the division shall be to insure that all children in the state attending kindergarten, elementary and secondary schools shall receive safe transportation to school.

 Sec. 3. For the purpose of this Act, unless the context other
 - wise requires:
 "Department' means the department of public safety.

"Division" means the division of school transportation within the department of public safety.

"Commissioner" means the commissioner of public safety.
"District" means a transportation district as provided for in section twenty (20) of this Act.

Sec. 4. The division shall be responsible for:

- 1. Providing transportation for each pupil attending school in the state who is entitled to transportation under the laws of the state.
- 2. Establishing, maintaining, and operating bus routes and providing such other services necessary for the transportation of pupils and to provide for the economical and efficient operation thereof without duplication of facilities or services and to properly safeguard the health and safety of the pupils transported. Sec. 5. The commissioner shall:
 - 1. Exercise general supervision over the school transportation system in the state.
- 2. Establish, review, and alter the location of bus routes for all pupils in kindergarten through twelfth (12th) grade.
- 3. Enter into contracts for transporting pupils to school.
 4. Recommend purchase of buses necessary for transportation of students in the state where bids from private contractors for providing transportation buses and facilities do not meet state
- 5. Enter into agreements with parents or guardians for transporting pupils to school where it is determined that such services cannot be provided as prescribed in subsections three (3) and four (4) of this section.
- 41 (4) of this section.
 42 6. Enter into contracts and agreements necessary for the maintenance, repair, and storage of any school buses operated by the
 44 state necessary for transporting pupils under this Act.
 - 7. Inspect or cause to be inspected annually all vehicles used as school buses to determine if such vehicles meet all legal and established standards of construction, safety, comfort, and economy.
 - 8. Conduct schools of instruction for transportation personnel as needed or requested.
- 9. Prescribe such rules and regulations as shall be deemed necessary for the efficient administration of this Act.
- Sec. 6. All pupils attending school in the state residing a distance in excess of one (1) mile from the school which they attend shall be entitled to transportation subject to the provisions of this Act. The commissioner shall have the authority to provide transportation for pupils living within the designated one (1) mile distance from the school when such transportation is necessary for the welfare and safety of such pupil.
- Sec. 7. Any pupil may be required to meet a school bus on an 60 approved route a distance of not to exceed three-fourths (%) of

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 $\begin{array}{c} 101 \\ 102 \end{array}$

61 a mile without reimbursement.

Sec. 8. Whenever transportation by school bus is impractical or where school bus service is not available, the commissioner may require the parent or guardian to transport his children to the school of attendance. The parent or guardian shall be reimbursed for transportation service at such rate as permitted in this Act.

Sec. 9. Where unsatisfactory roads or other conditions make it advisable, the commissioner at his discretion may require a parent or guardian to transport his children up to two (2) miles to connect with the vehicle of transportation. The parent or guardian shall be reimbursed for such transportation as permitted in this Act.

Sec. 10. Transportation service may be suspended any day or days due to inclemency of weather, condition of roads, or the existence of other conditions when in the judgment of the school officials it is deemed advisable, and when school or schools are closed to all children. The closing of schools and the suspension of transportation services shall be determined at the discretion of school officials.

Sec. 11. The commissioner shall be responsible for negotiating and entering into contracts for school bus service. Such contracts shall be in writing, shall define the route, the length of time the contract is to be in effect, service for which contracted, compensation, and the vehicle to be used. No contract shall be issued under this Act which shall provide transportation services to pupils in excess of a five-day school week. Contracts shall prescribe the duties and responsibilities of the contractor and the driver of the vehicle in providing service to pupils and the duties and responsibilities between the commissioner, school officials, and the contractor in providing such services.

Sec. 12. Contracts may be negotiated with:

1. Franchise city bus companies.

2. Private contractors.

3. Parents directly in areas where transportation by bus service is not economical or feasible.

No contract may be entered into between a contractor and the commissioner for a period exceeding three (3) years.

98 Sec. 13. The commissioner in establishing and operating bus 99 routes and in contracting for transportation shall take into con-100 sideration the following:

1. Each bus route shall be planned and adjusted to utilize the normal seating capacity of each bus insofar as it is possible to do so.

2. A route shall not be extended for the purpose of accommodating any pupil whose home is nearer another bus route.

3. The use of school buses provided by this Act shall be restricted to transporting pupils to and from school and shall not be permitted for use in transporting pupils attending extra curricular activities.

4. No bus shall leave the public highway to receive or discharge pupils.

Public school students shall be provided transportation services only if attending school in the school district in which they reside if a school is in operation unless the parent or guardian of, a student personally pays tuition for the student to attend

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116 school in another district.

117 Prior to the beginning of negotiations of school bus 118 contracts, the commissioner shall prepare a written description of 119 the route or routes to be negotiated. Said description shall give 120 the approximate number of pupils to be transported, the location 121 of school attendance centers, the approximate number of miles to 122 be traveled per round trip per day, the type of equipment required 123 to be furnished by the contractor, and any other relevant and 124 necessary information to advise contractors of the terms and 125 conditions of such proposed contracts. Such written specifications 126 shall be open to public inspection and shall be kept on file in 127 the office of the commissioner and a duplicate copy shall be filed 128 in the office of the district director of the area for which the 129 transportation is to be provided if such director has been 130 appointed.

131 Sec. 15. The commissioner shall give thirty (30) days prior 132 notice of the date for the beginning of such proposed negotiation for school transportation by publication in a paper having state-133 wide circulation and in a paper of general circulation printed and 134 135 published within the district in which the transportation is to be 136 provided. Such public notice shall convey the information that 137 the commissioner is prepared to negotiate and execute contracts 138 for the several bus routes of the district and that the specifica-139 tions for the several routes and information relative thereto are 140 on file in the offices of the commissioner and the district director, 141 if such director has been appointed for the district. The 142 advertised date for the beginning of such proposed negotiations 143 shall be any time after the first day of April but not later than 144 the first day of July of any year. Contractors shall submit 145 sealed bids. The commissioner shall accept the lowest reasonable bid submitted unless such bid does not comply with transportation 146 requirements established by state law or by rules and regulations 147 of the department. The commissioner need not accept any of the bids 148 149 submitted if none of the bids meets the required specifications. If 150 no bids are accepted, the state shall provide transportation 151 services or shall negotiate with the parent or guardian to pro-152 vide the service.

Sec. 16. The commissioner shall prepare a uniform contract containing provisions not in conflict with this Act which shall be used in contracting for transportation service. All contracts may be terminated by either party on a ninety-day written notice. Sec. 17. All state contractors shall carry liability insurance

Sec. 17. All state contractors shall carry hability insurance in amounts and kind as provided in the official contract.

Sec. 18. The contractor shall operate the vehicle himself or shall provide a driver who shall be approved by the commissioner. The contractor and driver shall be subject to all laws and prescribed standards for school bus drivers. Failure to comply shall constitute grounds for dismissal of the driver or cancellation of the contract if the commissioner so desires. All vehicles of transportation provided by a contract shall be inspected, approved,

and certified by the department before being put into operation. Sec. 19. When the commissioner determines that the state shall provide transportation services, the commissioner shall recommend to the state executive council that such services be provided and that buses be purchased. Purchases approved by the executive

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171 council shall be negotiated as provided in section twenty-one point 172 two (21.2), subsection four (4) of the Code.

Sec. 20. The commissioner may establish such transportation districts throughout the state as shall be needed for the effective administration of this Act, shall employ a division director, and may employ such district directors as shall be necessary to assist in providing transportation services within each district. The duties of the district director shall be:

1. To determine all strategically located highways and roads within the district.

- 2. To contact all local public and private school administrators and other local officials who may be of assistance in establishing school bus routes.
- 3. Locate all pupils who are entitled to transportation under this Act and determine which school such pupils attend.
- 4. Obtain the name and grade of each pupil to be transported, the name of the parents of the pupil, and such other information as shall be necessary.

 5. Maintain reports on all private contractors in the district
 - 5. Maintain reports on all private contractors in the district with whom transportation has been contracted including an inventory of all transportation equipment and the value of such equipment held and used by such contractor in transporting pupils to school.
- 193 6. Maintain an inventory of all transportation equipment owned 194 by the state operated within the district and the value of such 195 equipment.
- 196 7. Assist the commissioner in establishing school bus routes in the district.
 - 8. Assist in negotiating such contracts or agreements as the commissioner shall designate.
 - 9. Assist the commissioner in employing such personnel as shall be necessary to efficiently provide school transportation services in the district.
- 203 Sec. 21. For the school years ending June 30, 1966 and June 30, 204 1967, each school district now providing transportation to students 205 shall continue such transportation or shall continue to make 206 arrangements for such transportation as permitted under chapters 207 two hundred eighty-one (281), two hundred eighty-two (282), and 208 two hundred eighty-five (285) of the Code. The state department 209 of public instruction shall have full authority for the administration 210 of school transportation and services as designated by law. All school districts shall receive such transportation aid as 211 212 provided by law in such amounts as shall be determined by the
- Sec. 22. Upon the effective date of this Act, the commissioner shall organize the division as required under this Act and shall employ a division director. Prior to July 1, 1967, the commissioner shall proceed to make such arrangements throughout the state as shall be necessary for providing transportation services authorized under this Act. The commissioner shall be responsible for the transportation of school pupils beginning with the school year commencing July 1, 1967

department of public instruction.

commencing July 1, 1967.
Sec. 23. Effective January 1, 1967, the commissioner shall begin
contract negotiations as provided in this Act. Such negotiations
shall be completed prior to July 31, 1967. The commissioner shall

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negotiate with each local school district and school for the 225 226 effective transfer of transportation services of all students entitled to transportation under the provisions of this Act. The 227 228 commissioner shall obtain an inventory of all transportation buses 229 and facilities owned by each school district and school in the 230 state and the value of each. Such buses may be purchased by the 231 state executive council from the local school district or school 232 for use in transporting pupils to school at such fair and reasonable 233 price as shall be negotiated with the local school district. The 234 cost of all purchases shall be expended from such funds not 235 otherwise appropriated from the general fund of the state. 236

Sec. 24. Effective July 7, 1967, all costs of school transportation authorized under this Act shall be expended from such funds not otherwise appropriated from the general fund of the state. In negotiating with a parent or guardian for providing transportation for his children, the commissioner shall not be permitted to reimburse such parent or guardian for transporting his children in excess of twenty-eight (28) cents per mile per day (1) way from the home of the pupil to his school. All payments shall be made upon certification of the commissioner on warrants issued by the state comptroller.

Sec. 25. All expenditures and accounts of the division shall be audited annually by the state auditor.

Sec. 26. The commissioner shall on January 1 of each year report to the governor and the general assembly a complete account of all activities of the division during the school year ending June 30 of the year preceding the date the report is submitted. Such report shall include the number and name of school districts for which transportation is provided, the number of pupils transported in each district, the mode of transportation utilized, the cost of such transportation, and such other information as the commissioner deems necessary.

257 Sec. 27. Section eighty point seventeen (80.17), Code 1962, 258 is hereby amended by adding the following subsection:

259 "Division of school transportation."

260 Sec. 28. Chapter two hundred eighty-five (285), Code 1962, is 261 hereby repealed effective June 30, 1967.

TOM RILEY. ROBERT R. RIGLER.

Amend House File 182 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred eighty-five point one (285.1),

"Section 1. Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by adding thereto the following new

5 subsection:

'For the purpose of protecting the public health, safety, and welfare of all students attending school in the state, private schools shall be entitled to state aid for transportation for transporting those pupils which said schools would be required to

transporting those pupils which said schools would be required to transport if the private schools were public schools. Any private

11 school transporting elementary or high school pupils to school 12 shall be entitled to aid for transportation as provided in this

chapter on the same basis that such aid is provided to public school districts.

15 "Sec. 2. Section two hundred eighty-five point two (285.2),

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- 16 Code 1962, is hereby amended as follows:
 - 1. By adding thereto the following new paragraph:

'Private schools for transportation provided by such schools for pupils entitled to transportation under this chapter on the same basis that such reimbursement is provided to public school districts.'

- 22 2. By inserting in line thirty-six (36) after the word 'districts' 23 the words 'and private schools'.
- 24 3. By inserting in line thirty-nine (39) after the word 25 'district' the word 'or private school'.
- 4. By inserting in line forty-two (42) after the word 'districts' in lines forty-one (41) and forty-two (42) the words 'and private schools'.
- 29 "Sec. 3. Section two hundred eighty-five point three (285.3), 30 Code 1962, is hereby amended as follows:
- 31 1. By inserting in line two (2) after the word 'district' 32 the words 'and the equivalent officer of each private school'.
- 2. By inserting in line eight (8) after the word 'district' in lines seven (7) and eight (8) after the words 'or private school'.
 - 3. By inserting in line thirteen (13) after the word 'district' the words 'or private school'.
- 37 4. By inserting in line seventeen (17) after the word 'districts' 38 the words 'and private schools'.
- 39 5. By adding thereto the following:

'Warrants payable to private schools shall be made payable to the school official who is equivalent to the treasurer of a local school district. Such official shall act as trustee for the state for transportation aid funds reimbursable to private schools transporting school pupils.'

45 "Sec. 4. Section two hundred eighty-five point five (285.5), 46 Code 1962, is hereby amended by adding thereto the following new 47 subsection:

"All vehicles conveying children to and from a private school receiving aid under this chapter shall be subject to such regulatory powers as may be prescribed by the state department of public instruction, consistent with law, all vehicles and drivers of such vehicles shall be subject to all laws and prescribed standards for school buses and their drivers, and liability insurance in amounts and kind specified by the state superintendent shall be carried on all vehicles transporting private school pupils. Nothing in this section shall prohibit private schools from contracting for transportation services necessary for transporting pupils to a private school.'

"Sec. 5. Section two hundred eighty-five point eight (285.8),

Code 1962, is hereby amended as follows:

1. By inserting in line two (2) of subsection one (1) of such section after the word 'state' the words', including transportation of pupils to private schools receiving aid under this chapter'.

2. By inserting in line three (3) of subsection four (4) of

2. By inserting in line three (3) of subsection four (4) of such section after the word 'children' the words ', including vehicles used to transport pupils to private schools receiving aid under this chapter,'.

3. By inserting in paragraph b of subsection six (6) after the word 'establishing' the words 'public school'.

4. By inserting in paragraph e of subsection six (6) after the

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word 'of' the words 'public school'. 71

"Sec. 6. Section two hundred eighty-five point elven (285.11), Code 1962, is hereby amended by adding thereto the following new subsection:

74 75 'School districts and private schools receiving aid under this 76 chapter may cooperate in the transportation of pupils and may transport each others' pupils on a reciprocating basis, to the end that 78 all pupils in an area are transported in the most efficient and 79

economical manner.' "Sec. 7. Section two hundred eighty-five point fifteen (285.15), Code 1962, is hereby amended by adding thereto the following: 'The failure of any private school to comply with the provisions of this chapter or any other laws relating to the transportation of pupils or any rules or regulations made by the state department of public instruction under this chapter shall cause such private school to forfeit any rights to reimbursement for any transportation costs incurred during the period such failure to comply existed. Any official of a private school in charge of transportation who knowingly operates or permits to be operated any school bus trans-

89 90 porting pupils in violation of any school transportation law shall 91 be deemed guilty of a misdemeanor."

DAVID O. SHAFF.

Amend House File 182 as follows:

1. By inserting in line 7 of section 1 after the word "and" the words ", as authorized under section fifteen (15) of this Act, for" 4

2. By striking all after section 6 and inserting in lieu thereof the following new sections:

"Sec. 7. Section two hundred eighty-five point one (285.1), 8 Code 1962, is hereby amended by inserting in line one (1) of sub-9 section two (2) of such section after the word 'Any' the words 'public school'. 10

"Sec. 8. Section two hundred eighty-five point one (285.1), subsection three (3), Code 1962, is hereby amended as follows:

1. By inserting in line four (4) after the word 'guardian' the words 'of children attending public schools'.

15 2. By inserting in line eighteen (18) after the word 'attend' the word 'public'. 16

17 "Sec. 9. Section two hundred eighty-five point one (285.1), subsection four (4), Code 1962, is hereby amended by inserting in 18 19 line four (4) after the word 'guardian' the words 'of children at-20 tending public schools'.

"Sec. 10. Section two hundred eighty-five point one (285.1), 22 subsection five (5), Code 1962, is hereby amended by adding thereto the following:

'Where such common carriers follow established routes, such transportation shall be available to private school pupils.'

"Sec. 11. Section two hundred eighty-five point one (285.1), subsection six (6), Code 1962, is hereby amended by adding thereto the following:

'Whatever bus facilities are so provided shall be available to eligible private school pupils as otherwise provided in this section whether such school is located in the district of the sending or designating school or in the district of the school to which

33 public school pupils are to be transported. The private school 34 pupils may use the portions of the public school bus routes as 35 will facilitate their transportation to and from the school of 36 their choice.'

"Sec. 12. Section two hundred eighty-five point one (285.1), subsection seven (7), Code 1962, is hereby amended by inserting in line eight (8) after the word 'attendance' in lines seven (7) and eight (8) the words 'and the cost of transporting any private school pupils eligible for transportation by the district under the provisions of this chapter'.

"Sec. 13. Section two hundred eighty-five point one (285.1), subsection nine (9), Code 1962, is hereby amended by inserting in line eight (8) after the word 'the' the word 'public'.

"Sec. 14. Section two hundred eighty-five point one (285.1), subsection ten (10), Code 1962, is hereby amended by inserting in line five (5) the word 'transported' the words 'and for all private school pupils using such transportation facilities'.

"Sec. 15. Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by adding thereto the following new subsection:

'Private school pupils shall be entitled to use the public school transportation facilities that are provided by the board for public school students. The provisions of this subsection shall apply if there is a public school in the district or if the board has closed the public schools and provides transportation for the students to another district. Such private school student shall be required to meet such transportation at that point on the established public school bus route nearest his home and shall be permitted to ride such transportation to that point on the established route nearest the private school chosen by each student for attendance. No school district shall make payment to any parent or guardian for transporting any private school pupil from the home of the pupil to a private school or from the home of a pupil to any point on the established public school bus route.

'Where transportation on the established route does not trans-

port private school students to within a reasonable distance of the private school of their choice, the private school authorities and the local school district may enter into an agreement permitting the private school to contract with the local school district for use of any school buses owned by the district to transport private school pupils from the public school to such private school. The private school shall reimburse the local school district for the cost of transporting private school pupils beyond the established route.'

"Sec. 16. Section two hundred eighty-five point four (285.4), Code 1962, is hereby amended as follows:

1. By inserting in line four (4) after the word 'the' the word 'public'.

2. By inserting in line five (5) after the word 'all' the word 'public'.

3. By inserting in line twenty-four (24) after the word 'rural' the word 'public'.

"Sec. 17. Section two hundred eighty-five point five (285.5), Code 1962, is hereby amended by striking from lines two (2), three

87 (3), and four (4) of subsection one (1) the words 'and be for the 88 transportation of children who attend public school'.

89 "Sec. 18. Section two hundred eighty-five point ten (285.10),

90 Code 1962, is hereby amended as follows:

91 1. By inserting in line two (2) of subsection one (1) of such section after the word 'public' the words 'or private'. 92

93 2. By inserting in line three (3) of paragraph b of subsection eight (8) of such section before the word 'schools' the word 94 95 'nublic'. 96

"Sec. 19. Section two hundred eighty-five point eleven (285.11).

97 Code 1962, is hereby amended as follows:

98 1. By inserting in line eleven (11) of subsection two (2) of 99 such section after the word 'designated' the word 'public'.

2. By inserting in line one (1) of subsection five (5) of such

section after the word 'of' the words 'public school'. 101 102

3. By inserting in line four (4) of subsection seven (7) of

such section after the word 'the' the word 'public'. 103

4. By striking line seven (7) of subsection seven (7) of 104 105 such section and inserting in lieu thereof the words 'the regular 106 public school program. Public school employees'. 107

5. By inserting in line fourteen (14) of subsection seven (7)

108 of such section after the word 'a' the word 'public'.

109 "Sec. 20. Section two hundred eighty-five point fifteen 110 (285.15), Code 1962, is hereby amended by striking from line

111 seventeen (17) the word 'public'."

> DARYL H. NIMS. WARREN J. KRUCK.

Amend Senate File 336, section 1, subparagraph c, lines 21, by striking the words "water softeners,".

DAVID O. SHAFF.

On motion of Senator Frommelt, the Senate adjourned until 8:30 p.m., Wednesday, April 21, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, APRIL 21, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Arthur C. Freeburg, pastor of the Immanuel Lutheran Church, Council Bluffs, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hagie, from fifteen residents of Franklin County in opposition to bus transportation for all school children.

By Senator Reppert, from twenty-eight residents of Polk County in opposition to bus transportation for all school children.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Hill, from eight hundred ninety residents of Jasper County.

Senator Lodwick, from seven hundred five residents of Lee County.

Senator Messerly, from fifty-three residents of Black Hawk County.

PRESENTATION OF VISITORS

Senator Hagie asked and received unanimous consent to present to the Senate thirty-nine students from the Dows Community School who were present in the balcony accompanied by their instructor, Franklin R. Richards.

Senator Kyhl asked and received unanimous consent to present to the Senate eighteen students from the Excelsior Christian School, Austinville, who were present in the balcony accompanied by their instructor, Martin Dekkenga.

Senator Kyhl asked and received unanimous consent to present to the Senate eighty students from the Greene Community School, Greene, who were present in the balcony accompanied by their instructors, Vern Gard, Mrs. Vern Gard, Janet Barnhart and Jerry Eimers. Senator Shirley asked and received unanimous consent to present to the Senate eighty students from the Woodward-Granger Community School, Woodward, who were present in the balcony accompanied by their instructors, Gary Newell and Dale Feazell.

Senator Nims asked and received unanimous consent to present to the Senate ninety students, members of the eighth grade social studies class of the Ballard Junior High School, Huxley, who were present in the balcony accompanied by their instructors, Delores Rittgers and Robert Whitmore, and their principal, H. O. Petersen.

Senator Kibbie asked and received unanimous consent to present to the Senate twenty-seven students from the West Bend Community School who were present in the balcony accompanied by their instructor, Abui Suazo.

Senator Nims rose on a point of personal privilege and presented to the Senate his five daughters: Nancy, a student at Ames High School; Nadine, a student at Central Junior High School; Norine and Normagene, students at Roosevelt Elementary School; and Nichelle, a pre-schooler. The students were present in the Senate chamber accompanied by their mother.

SPECIAL ORDER OF BUSINESS

The time having arrived, the Chair announced the special order of business for the consideration of Senate File 200.

THIRD READING OF BILLS

On motion of Senator Hansen, Senate File 200, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie asked and received unanimous consent that House File 182 be substituted for Senate File 200.

On motion of Senator Kibbie, House File 182, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school, was taken up and considered.

Senator Riley offered the amendment filed by Senators Riley and Rigler on April 20 and found on pages 1007-1012 inclusive of the Senate Journal.

Senator Riley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the word and figure "one (1)" from line 53 and inserting the word and figure "two (2)".

The amendment to the amendment was adopted.

The Chair announced that the following Call of the Senate had been filed at the desk:

CALL OF THE SENATE

Mr. PRESIDENT: We, the undersigned, respectfully request a Call of the Senate in connection with House File 182 and all amendments thereto.

Donald W. Murray.
Howard Tabor.
Robert R. Dodds.
Gilbert E. Klefstad.
George E. O'Malley.
Gilbert Floy.
Howard C. Reppert, Jr.
Peter F. Hansen.
John P. Kibbie.
Bass Van Gilst.
Max E. Reno.
H. Kenneth Nurse.
Merle W. Hagedorn.
Daryl H. Nims.
Don S. McGill.

Senator Rigler asked and received unanimous consent that Senator Elthon be excused from the Call of the Senate.

The Chair directed the Secretary to call the roll.

Roll call revealed all members of the Senate present with the exception of Senator Elthon.

Senator Riley moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 11:			
DeKoster Flatt Griffin	Hagedorn Heaberlin Heying	Kyhl Lisle Messerly	Rigler Riley
Nays, 46:			
Balloun Benda Beneke Briles	Buren Burke Burns Cassidy	Coleman Condon Denman Dodds	Elvers Ely Floy Frommelt

Hagie Lucken Nurse Shoeman Main O'Mallev Stanley Hansen Hill McGill Patton Stephens McNally Reppert Kibbie Tabor Klefstad Mills Schroeder Vance Kruck Mincks Shaff Van Gilst Walker Lange Murray Shirley Lodwick Nims

Absent or not voting, 2:

Elthon

Reno

The amendment was lost.

Senator Shaff offered the amendment filed by him on April 20 and found on pages 1012-1014 inclusive of the Senate Journal.

Senator Coleman took the chair at 10:40 a.m.

Senator Shaff moved the adoption of the amendment.

President Fulton took the chair at 10:55 a.m.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 17:

Balloun	Klefstad	Lodwick	Reppert
Benda	Kruck	Main	Rigler
Elvers	Kyhl	Nurse	Schroeder
Griffin	Lisle	Reno	Shaff
Hagedorn			

Nays, 41:

Beneke	Ely	Lange	Patton
Briles	Flatt	Lucken	Riley
Buren	Floy	McGill	Shirley
Burke	$\mathbf{Frommelt}$	McNally	Shoeman
Burns	Hagie	Messerly	Stanley
Cassidy	Hansen	Mills	Stephens
Coleman	Heaberlin	Mincks	Tabor
Condon	Heying	Murray	Vance
DeKoster	Hill	Nims	Van Gilst
Denman	Kibbie	O'Malley	Walker
Dodds		· · · · · · · · · · · · · · · · · · ·	

Absent or not voting: 1.

Elthon

The amendment was lost.

Senator Reppert offered the following amendment:

Amend House File 182 by adding thereto the following new section:

"Amend section two hundred eighty-five point ten (285.10), Code 1962, by adding thereto the following subparagraphs:

'All contracts for the transportation of pupils shall be subject to bids and the local school board shall advertise for bids on the proposed contract by one publication in a newspaper published in the county where the school district is located and in a newspaper published in any other county in which the school district may be located, said publication to be not less than fifteen (15) days prior to the date set for letting the contract, and shall let the contract to the lowest acceptable bidder, provided that all bids may be rejected and new bids requested if the school district finds none of them acceptable."

Senator Reppert moved the adoption of the amendment.

Division was called for.

The amendment was adopted.

Senator Nims offered the amendment filed by Senators Nims and Kruck on April 20 and found on pages 1014-1016 inclusive of the Senate Journal.

Senator Nims moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 24:

Balloun	Griffin	Main	Patton
Briles	Hagedorn	McGill	\mathbf{Reno}
DeKoster	Heaberlin	Messerly	Reppert
Dodds	Klefstad	Mills	Rigler
Elvers	Kruck	Nims	Shirley
Ely	$_{ m Lisle}$	O'Malley	Van Gilst

Nays, 32:

Benda	Flatt	Kyhl	Schroeder
Beneke	\mathbf{Floy}	Lange	Shaff
Buren	${f Frommelt}$	Lodwick	Shoeman
Burke	Hagie	Lucken	Stanley
Burns	Hansen	McNally	Stephens
Cassidy	Heying	Mincks	Tabor
Condon	Hill	Murray	Vance
Denman	Kibbie	Nurse	Walker

Absent or not voting, 2:

Elthon Riley

Voting present, 1:

Coleman

The amendment was lost.

Senator Ely offered the following amendment and moved its adoption:

Amend House File 182 as follows:

1. Amend the title by inserting in line 4 after the word "school" the words "where authorized by local election".

2. By inserting in line 7 of section 1 after the word "and" the words

"where authorized by local election held at such time as provided in section two hundred seventy-seven point one (277.1) of the Code for".

3. By inserting in line 3 of section 11 after the word "or" the

words ", where authorized by local election.".

4. By inserting in line 3 of section 14 after the word "or" the words ", where authorized by local election,".

The amendment was lost.

Senator Lange offered the amendment filed by him on April 19 and found on pages 987 and 988 of the Senate Journal.

Senator Kibbie raised a point of order as to the validity of the amendment.

The Chair ruled the point well taken and the amendment out of order.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

President Fulton directed the Secretary to call the roll.

Roll call revealed four members absent and the Chair directed the Sergeant-at-Arms to locate the absent Senators.

Seantor Frommelt asked and received unanimous consent that the Senate proceed with the bills on the noncontroversial calendar until the roll call is complete.

THIRD READING OF BILLS

On motion of Senator Flatt, House File 560, a bill for an act to establish a Code of military justice in Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 57:

11,500,01.			
Balloun	Coleman	Floy	Hill
Benda	Condon	Frommelt	Kibbie
Beneke	DeKoster	Griffin	Klefstad
Briles	Denman	Hagedorn	Kruck
Buren	Dodds	Hagie	Kyhl
Burke	Elvers	Hansen	Lange
Burns	Ely	Heaberlin	Lisle
Cassidy	Flatt	Heying	Lodwick

Lucken McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley Patton Reno Reppert

Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 2:
Elthon Main

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

On motion of Senator Ely, Senate File 220, a bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely asked and received unanimous consent that action on Senate File 220 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator O'Malley, Senate File 386, a bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lisle offered the following amendment and moved its adoption:

Amend Senate File 386, section 2, line 1, by adding the word "personal" after the word "upon".

Further amend Senate File 386, section 2, line 2, by striking the word "a" and inserting in lieu thereof the word "any".

The amendment was adopted.

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

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

Ayes, 55:

Balloun , Benda Beneke Briles Buren Burns Cassidy Coleman Condon Hansen DeKoster Heaberlin Denman Heying Dodds Kibbie Elvers Klefstad Ely Kruck Flatt Kyhl Floy Lange Frommelt Lisle Lodwick Griffin Hagedorn Lucken Hagie McGill

MesserlyMills
Mincks
Murray
Nims
Nurse
O'Malley
Patton
Reno
Reppert
Rigler

McNally

Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 2:

Burke

Hill

Absent or not voting, 2:

Elthon

Main

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

On motion of Senator Riley, Senate File 468, a bill for an act to provide moving expenses in condemnation cases, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley offered the following amendment, filed by Senators Riley and O'Malley, and moved its adoption:

Amend Senate File 468 by striking lines 4 through 15 and inserting in lieu thereof the following: "In addition to all other damages provided by law, an owner or tenant occupying land which is proposed to be acquired by condemnation shall be awarded a sum sufficient to remove such owner's or tenant's personal property from the land to be acquired, which sum shall represent reasonable costs of moving said personal property from the said land to be acquired to a point no greater than twenty-five (25) miles therefrom; but in any event, said damages for moving shall not exceed five hundred (500) dollars for each owner or tenant occupying land so proposed to be condemned."

The amendment was adopted.

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

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

Ayes, 56:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy

Coleman Condon DeKoster Denman Dodds Elvers Ely Flatt

Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying

Hill Kibbie Klefstad Kruck Kyhl Lange Lisle Lodwick Lucken Rigler Murray McGill Nims Riley McNally Nurse Schroeder Messerlv O'Mallev Shaff Mills Patton Shirley Mincks Reppert Shoeman

Stephens Tabor Vance Van Gilst Walker

Stanlev

Nays, 1:

Reno

Absent or not voting, 2:

Elthon

Main

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

CALL OF THE SENATE

Roll call revealed all members present and the Senate resumed consideration of House File 182.

MOTION TO RECONSIDER

Senator Kibbie moved to reconsider the vote by which the amendment filed by Senators Nims and Kruck failed to be adopted by the Senate.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which the amendment failed to be adopted?" the vote was:

Ayes, 35:

Balloun Dodds Kibbie O'Malley Patton Elvers Kruck Briles Buren Flov Lisle Reno Frommelt McGill Burke Reppert McNally Burns Griffin Rigler Hagedorn Mills Cassidy Riley Mincks Hansen Coleman Shirley Condon Heaberlin Murray Van Gilst Denman Heying Nims

Nays, 22:

Hill Messerly Benda Stanlev Klefstad Nurse Reneke Stephens Schroeder DeKoster Kyhl Tabor Ely Lange Shaff Vance Flatt Lodwick Shoeman Walker Lucken Hagie

Absent or not voting, 2:

Elthon Main

The motion to reconsider prevailed.

Senator Kruck moved that House File 182 be laid on the table.

Senator Frommelt moved as a substitute motion that the Senate recess until 3:00 p.m.

Roll call was requested.

On the question "Shall the Senate recess?" the vote was:

Rule 8 was invoked.

Ayes, 29:

Buren Elvers Kibbie Main Burke Flatt Frommelt McGill Burns Cassidy Hagedorn McNally Coleman Hansen Mincks Heaberlin Condon Murray Denman Heying Nims Dodds

Nurse O'Malley Patton Reno Reppert Shirley Van Gilst

Nays, 29:

Balloun Benda Beneke Briles DeKoster Ely Floy Griffin Hagie Hill Klefstad Kruck Kyhl Lange Lisle Lodwick Lucken Messerly Mills Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Vance Walker

Absent or not voting, 1:

Elthon

The roll call showed a tie vote.

President Fulton voted "Aye" and the motion prevailed.

The Senate reconvened, President Fulton presiding.

Roll call revealed all members present.

The Senate resumed consideration of House File 182, and the amendment filed by Senators Nims and Kruck, which amendment previously failed to be adopted by the Senate, the vote on which was reconsidered.

Senator Nims moved the adoption of the amendment.

Senator Hill moved that the amendment be laid on the table.

Roll call was requested.

On the question "Shall the amendment be laid on the table?" the vote was:

Ayes, 27:

Balloun Benda Beneke Briles DeKoster Flatt Griffin Hagedorn

Hagie	Lange	Mills	Stephens
Hill	Lisle	Schroeder	Tabor
Klefstad	Lodwick	Shaff	Vance
Kruck	Lucken	Shoeman	Walker
Kyhl	Messerly	Stanley	waiker

Nays, 31:

Buren	Elvers	Main	Patton
Burke	\mathbf{Ely}	McGill	Reno
Burns	Floy	McNally	Reppert
Cassidy	Frommelt	Mincks	Rigler
Coleman	Hansen	Murray	Rilev
Condon	Heaberlin	Nims	Shirley
Denman	Heying	Nurse	Van Gilst
Dodds	Kibbie	O'Mallev	

Absent or not voting, 1:

Elthon

The motion was lost.

Senator Nims again moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 24:

Buren	Elvers	Kibbie	Nims
Burke	\mathbf{Floy}	Main	O'Malley
Cassidy	Frommelt	McGill	Patton
Coleman	Hansen	McNally	Rigler
Condon	Heaberlin	Mincks	Rilev
Dodds	Heying	Murray	Van Gilst

Nays, 34:

Balloun	Griffin	Lodwick	Shaff
Benda	Hagedorn	Lucken	Shirley
· Beneke	· Hagie	Messerly	Shoeman
Briles	Hill	Mills	Stanley
Burns	Klefstad	Nurse	Stephens
DeKoster	Kruck	Reno	Tabor
Denman	Kyhl	Reppert	Vance
Ely	Lange	Schroeder	Walker
Flatt	Lisle		

Absent or not voting, 1:

Elthon

The amendment was lost.

President Fulton requested the Secretary to read the following proclamation:

STATE OF IOWA Executive Department PROCLAMATION—SECRETARIES' WEEK

Whereas, the efficient functioning of modern society is largely dependent upon effective communication, and the modern methods of communication

have come more and more to rest in the hands of our office secretaries; and Whereas, the increasing amount of communications inherent in our complex society has made it necessary for today's secretary not only to acquire technical skills for the use of office machines and the taking of dictation, but to assume the responsibility for countless details in the operation of a business; and

Whereas, today's secretary must have at her command tact, diplomacy, and many other attributes so necessary to the increasing role she plays in good

public relations for her employer; and

Whereas, the important contribution made by secretaries in the economic and governmental life of our country has been recognized by establishing the last week in April as Secretaries' Week; and Wednesday, April 21, 1965, has been designated as Secretaries' Day;

Now Therefore, I, Harold E. Hughes, Governor of the State of Iowa, do hereby declare the week of April 18 through 24, 1965, as Secretaries' Week in Iowa, and I urge all citizens to recognize and pay tribute to the efforts made by our secretaries in the operation of industry, the professions and government, all of which have made them truly silent partners in American business.

In Testimony Whereof, I have hereunto subscribed my name and caused the Great Seal of the State of Iowa to be affixed. Done at Des Moines this 12th day of April in the year of our Lord one thousand nine hundred sixty-five.

(SEAL)

HAROLD E. HUGHES, Governor.

Attest: GARY L. CAMERON, Secretary of State.

Senator Frommelt asked and received unanimous consent that the proclamation be printed in the Senate Journal.

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 422, a bill for an act relating to the issuance of a temporary driver's permit.

Also: That the House has concurred in Senate amendments to and passed House File 263, a bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices in public accommodations, employment, apprenticeship programs, on-the-job training programs, and vocational schools and to permit the study of discrimination in housing.

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 relating to primary elections, vacancies, precinct caucuses and county and state conventions.

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 control and prevention of rabies.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 422

Amend Senate File 422, section one (1), by striking from line three (3) the word "section" and inserting in lieu thereof the word "thereto".

HOUSE MESSAGES CONSIDERED

House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions.

Read first and second times and passed on file.

House File 566, a bill for an act relating to the control and prevention of rabies.

Real first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 17, 211, 346, 385 and 599.

GILBERT E. KLEFSTAD, Chairman, Senate Committee. ALFRED P. BREITBACH, SR., 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 17, 211, 346, 385 and 599.

REPORTS OF COMMITTEES

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate Joint Resolution 14, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 524, a bill for an act to amend section seventy-nine point one (79.1), Code 1962, relating to the payment of accrued vacation pay to

employees of the state whose employment is terminated, begs to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 615, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 616, a bill for an act to repeal section two hundred forty-six point five (246.5), Code 1962, relating to penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 10, a bill for an act relating to the office of the secretary of agriculture, 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:

1. In section 1, lines 4, 5 and 6, strike the following:

"The secretary of agriculture shall be elected in the elections held in the years 1966 and 1968 by the qualified voters of the state and shall serve until successors are qualified."

2. By striking in section 1, line 7, the numbers "1971 and inserting in lieu thereof the number "1967".

3. By striking in section 1, line 7, the numbers "1970" and inserting in lieu thereof the numbers "1966".

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 148, a bill for an act relating to terms of members of

the capitol planning commission, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend section 2 of Senate File 57 by striking lines through 4, and inserting in lieu thereof the following:
- 3 "Sec. 2. 1. From and after the effective date of
- 4 this act and until January 1, 1967, every employer shall
- 5 pay to each of his employees wages at a rate of not less
- 6 than one (1) dollar an hour, except as may be otherwise
- 7 provided under this act; commencing January 1, 1967, and
- 8 thereafter, every employer shall pay to each of his employees
- 9 wages at a rate of not less than one dollar twenty-five cents
- 10 (\$1.25) an hour, except as may be otherwise provided under
- 11 this act."

TOM RILEY.

- 1 Amend House File 182 as follows:
 - 1. Amend section 1, lines 8 and 9, by
- 3 striking the words "within the public school district of such
- 4 pupils' residence".
- 5 2. By adding the following new sections:
- 6 "The board of directors of every school district shall be
- 7 reimbursed out of the general fund of the State of Iowa fifty
- 8 (50) percent of all costs incurred as a result of this Act in
- 9 the first year it is in effect; thereafter, the board of
- 10 directors in every school district shall be reimbursed out of
- 11 the general fund of the State of Iowa twenty-five (25) percent
- 12 of all costs incurred as a result of this Act.
- 13 "Nothing in this Act shall be construed as prohibiting two
- 14 (2) or more school districts from combining their transportation
- 15 services to carry out the purposes of this Act."

WILLIAM F. DENMAN.

- 1 Amend House File 182 as follows:
- 2 Amend section 1, line 7, by inserting after the word "school"
- 3 the following ", handicapped school, retarded school".

CHARLES F. GRIFFIN.

- 1 Amend Senate File 365 as follows:
- 2 Section 6 is hereby amended by adding the words "not to
- 3 exceed seven (7) years" after the word "time" in line 9.

C. JOSEPH COLEMAN.

- 1 Amend House File 264 by adding the following new
- 2 sections: 3 Sec. 3.
 - Sec. 3. Section three hundred fifty-eight A
- 4 point eight (358A.8), Code 1962, is hereby amended at line
- 5 eight (8), after the word "therein", by adding thereto
- 6 the following words:
 - "The majority of the members of the commission and the
- 8 Board of Adjustment shall be residents of that area in

- 9 the county that is subject to the zoning provisions of
- 10 this chapter."
- 11 Sec. 4. Section three hundred fifty-eight A
- 12 point eleven (358A.11), Code 1962, is hereby amended by
- 13 adding thereto the following words, commencing at line
- 14 nine (9):
- 15 "Members of the Board shall be residents in the county
- 16 that is subject to the zoning provisions of this chapter."

DELBERT FLOY.

Senator Frommelt moved that the Senate adjourn until 8:30 a.m., Thursday, April 22, 1965.

Senator Walker moved as a substitute motion that the Senate adjourn at 4:48 p.m.

Roll call was requested.

On the question "Shall the Senate adjourn at 4:48 p.m.?" the vote was:

Ayes, 25:

Balloun	Hagie	Lucken	Shaff
Benda	Hansen	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker
Griffin	Lodwick	Schroeder	waiker

Nays, 33:

Buren	Elv	Klefstad	Nurse
Burke	Flov	Kruck	O'Malley
Burns	Frommelt	Main	Patton
Cassidy	Hagedorn	McGill	Reno
Coleman	Heaberlin	McNally	Reppert
Condon	Heying	Mincks	Shirley
Denman	Hill	Murray	Tabor
Dodds	Kibbie	Nims	Van Gilst
Elvers			

Absent or not voting, 1:

Elthon

The substitute motion was lost.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, April 22, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, APRIL 22, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Doctor James C. Spaulding, Chaplain, School of Religion, State University of Iowa, Iowa City, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator McNally, from one thousand one hundred forty-four residents of Woodbury County in opposition to a two percent sales tax on barber's serivces.

By Senator Stephens, from twenty-eight residents of Washington County favoring school bus transportation for all school children.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Stephens, from thirty-one residents of Louisa County.

Senator Hagie, from five hundred twenty-nine residents of Wright County.

Senator Heaberlin, from one thousand two residents of Warren County.

PRESENTATION OF VISITORS

Senator Kyhl asked and received unanimous consent to present to the Senate fifty students, members of the American history class of the Grundy Center High School, who were present in the balcony accompanied by their instructor, Josephine Thielen.

Senator O'Malley asked and received unanimous consent to present to the Senate thirty-seven students from St. John's Catholic School who were present in the balcony accompanied by their instructor, Sister Irene Patricia B.V.M.

Senator Lodwick asked and received unanimous consent to present to the Senate twenty-nine students from St. James High School, St. Paul, who were present in the balcony accompanied by their instructors, Sister Rudelle and Sister Alethuss.

Senator Kruck asked and received unanimous consent to present to the Senate twenty-six students from the Trinity Lutheran School, Boone, who were present in the balcony accompanied by their principal, Ivan Hirsch. Among the group was Debbie, the Senator's daughter.

Senator Hagie asked and received unanimous consent to present to the Senate thirty students from the Dows High School who were present in the balcony accompanied by their instructor, K. Carter.

Senator Kruck asked and received unanimous consent to present to the Senate forty students from the Paton-Churdan Community School, Paton, who were present in the balcony accompanied by their instructor, L. Sims.

Senator Reno asked and received unanimous consent to present to the Senate one hundred one students from the Harmony High School, Farmington, Bonaparte and Hillsboro, who were present in the balcony accompanied by their instructors, Mr. and Mrs. C. H. Schakel, Celine Von Seggen, Madge Smith, Dwane Thomas, Jerry DeWitt, Gary Watson and Don Walton.

Senator Reppert asked and received unanimous consent to present to the Senate Christine Webb, formerly of Albuquerque, New Mexico, now a student at Roosevelt High School, Des Moines, who was present in the Senate chamber.

Senator Heaberlin asked and received unanimous consent to present to the Senate thirty-six students from the Melcher-Dallas Community School who were present in the balcony accompanied by their instructors, Charles DeCamp and Morris Fulton.

Senator Shoeman asked and received unanimous consent to present to the Senate forty-four students from the Elkhorn Community School who were present in the balcony accompanied by their instructors, Lillian Gilson and Tom Hutton.

INTRODUCTION OF BILLS

Senate File 557, by committee on appropriations, a bill for an act to appropriate funds from the primary road fund to the bureau of labor for use of the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first and second times and placed on the calendar.

Senate File 558, by committee on appropriations, a bill for an act to make appropriations to the legislative members of the interim Commercial Code Study Committee and for supervision and preparation of proposed legislation for said committee.

Read first and second times and placed on the calendar.

Senate File 559, by committee on appropriations, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation.

Read first and second times and placed on the calendar.

COMMUNICATION

The following communication was presented:

STATE OF IOWA OFFICE OF THE GOVERNOR Des Moines

April 22, 1965.

Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local.

Attention: Lieutenant Governor Robert D. Fulton Gentlemen:

It is my pleasure to submit the name of Dick A. Witt of Des Moines, Polk County, Iowa, for appointment to the Iowa State Commerce Commission, under the provisions of section 474.2, Code of Iowa 1962, for the unexpired portion of the term ending June 30, 1967, to fill the vacancy created by the resignation of Waldo F. Wheeler.

Yours very truly,

S/ HAROLD E. HUGHES, Governor.

ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators O'Malley, Chairman; Shirley, Benda, Coleman, and Flatt, to investigate the character and qualifications of Dick A. Witt of Des Moines, Polk County, Iowa, for appointment to the Iowa State Commerce Commission, under the provisions of Section 474.2, Code of Iowa 1962, for the unexpired portion of the term ending June 30, 1967, to fill the vacancy created by the resignation of Waldo F. Wheeler.

CALL OF THE SENATE

President Fulton announced that the Call of the Senate was still in effect on the consideration of House File 182 and directed the Secretary to call the roll.

Roll call revealed all members present.

UNFINISHED BUSINESS

On motion of Senator Kibbie, House File 182, a bill for an act to amend chapter two hundred eighty-five (285), Code 1962, and to provide for the health, safety, welfare, and transportation of school children to and from school other than a public school, was taken up for further consideration.

Senator Flatt offered the following amendment:

Amend House File 182 by adding at the end thereof a new section as follows:

Sec. 19. Section two hundred ninety-one point thirteen (291.13), Code 1962, is amended by inserting after the word "fund" in line thirteen (13) the words "except that a separate levy shall be made for transportation of pupils and the proceeds placed in a separate transportation fund and all transportation shall be paid from said fund".

Senator Mills raised a point of order on the validity of the amendment.

The Chair ruled the point well taken and the amendment out of order.

Senator Denman offered the following amendment:

Amend House File 182 as follows:

1. Amend section 1, lines 8 and 9, by striking the words "within the public school district of such pupils' residence".

2. By adding the following new sections:

"The board of directors of every school district shall be reimbursed out of the general fund of the State of Iowa fifty (50) percent of all costs incurred as a result of this Act in the first year it is in effect; thereafter, the board of directors in every school district shall be reimbursed out of the general fund of the State of Iowa twenty-five (25) percent of all costs incurred as a result of this Act.

"Nothing in this Act shall be construed as prohibiting two (2) or more school districts from combining their transportation services to carry out

the purposes of this Act."

Senator Flatt raised a point of order on the validity of division 1 of the amendment.

The Chair ruled the point not well taken and the amendment in order.

Senator Schroeder raised a point of order on the amendment for the reason of the provisions of Senate Rule 21.

The Chair ruled the point well taken and stated that, with the adoption of the amendment, Senate Rule 21 would apply to the bill.

Division of the amendment was requested.

Senator Denman moved the adoption of division 1 of the amendment.

Roll call was requested.

On the question "Shall division 1 of the amendment be adopted?" the vote was:

Ayes, 16:

Balloun Condon Hagedorn Mincks Briles Denman Hansen O'Malley Burke Dodds Heying Patton Burns Elv Klefstad Reppert

Nays, 42:

Benda Hagie McGill Schroeder Beneke Heaberlin McNally Shaff Buren Hill Messerly Shirlev Cassidy Kibbie Mills Shoeman Coleman Kruck Murray Stanley DeKoster Kyhl Nims Stephens Elvers Nurse Lange Tabor Flatt Lisle Reno Vance Rigler Floy Lodwick Van Gilst Frommelt Lucken Riley Walker Griffin Main

Absent or not voting, 1:

Elthon

The amendment was lost.

Senator Denman asked and received unanimous consent to withdraw lines 13, 14 and 15 of the amendment.

Senator Denman moved the adoption of lines 5 to 12 inclusive of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 20:

Briles Denman Hagedorn Patton Burke Dodds Hansen Reno Burns Elvers Klefstad Reppert Coleman Elv Nims Shirley Frommelt Condon Van Gilst O'Malley

Nays, 38:

Balloun Heaberlin Main Rilev Benda Heying McGill Schroeder Hill McNally Beneke Shaff Messerly Buren Kibbie Shoeman Cassidy Kruck Mills Stanley Mincks Stephens ${f DeKoster}$ Kyhl Flatt Lange Murray Tabor Floy Vance Lisle Nurse Griffin Lodwick Rigler Walker Lucken Hagie

Absent or not voting, 1:

Elthon

The amendment was lost.

Senator Griffin offered the following amendment and moved its adoption:

Amend House File 182 as follows:

Amend section 1, line 7, by inserting after the word "school" the following ", handicapped school, retarded school".

The amendment was adopted.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton 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 136, a bill for an act relating to salaries and meal allowance of county sheriffs.

Also: That the House has amended and passed the following bill in which concurrence of the House was asked:

Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within this state.

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

Senate File 542, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Also: That the House has amended and passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 24, a joint resolution proposing an amendment to the constitution of the State of Iowa relating to the composition of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE JOINT RESOLUTION 24

Amend Senate Joint Resolution 24, section one (1), as follows:

1. By striking from line eleven (11) the words "by lot".

2. By striking all of lines thirteen (13) through seventeen (17).

3. By inserting in line twenty-three (23) after the word "population." the following: "The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census."

4. By striking all of lines twenty-four (24) through thirty-one (31).

5. By inserting in line forty-one (41) after the word "year." the following: "The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term."

6. By striking lines forty-two (42) through fifty-one (51) and inserting

in lieu thereof the following:

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."

HOUSE AMENDMENTS TO SENATE FILE 136

Amend Senate File 136 as follows:

1. Amend the title by inserting after the word "sheriffs" the words "and

county attorneys".

2. Amend subsection eleven (11) of section one (1) by adding thereto after the word "schedule." the following: "The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section three hundred forty point eight (340.8) of the Code."

3. By striking all of section two (2) and inserting in lieu thereof the

following:

"Sec. 2. The following is enacted as a substitute for section three hundred forty point eight (340.8), Code 1962:

'340.8. Deputy sheriff. Each deputy sheriff shall receive as his annual

salary as follows:

'1. The first deputy sheriff, and the second such deputy if a second deputy sheriff is required, shall receive an annual salary of not more than eighty-five percent of the amount of the salary of the sheriff, as fixed by the board of supervisors.

'2. All other deputy sheriffs shall receive an annual salary as fixed by the board of supervisors, but not to exceed the salaries of the first or second

deputies.

3. In any county where district court is held in two places, for any deputy other than the chief deputy in charge of the office where such court is held outside the county seat, seventy-five percent of the amount of the

salary of the sheriff but not to exceed three thousand dollars.

'In counties over 250,000 population where more than two (2) deputies are required, said deputies may be paid an amount not to exceed seventy-five percent of the annual salary of his or her principal. Upon certification to the board of supervisors by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors shall certify to the county auditor of any such county the annual salary certified by the elected officials, but in no event shall said board of supervisors be required to certify to the auditor of any such county an amount in excess of the amounts authorized above. The board of supervisors shall fix all compensation for extra help and clerks.'"

4. By adding thereto the following new sections:

"Sec. 2. Section three hundred forty point nine (340.9), Code 1962, as amended by sections one (1) and two (2) of chapter two hundred twenty-four (224), Acts of the Sixtieth General Assembly, is hereby repealed and the following enacted in lieu thereof:

'Each county attorney shall receive as his annual salary in counties hav-

ing a population of:

1. Less than twenty thousand (20,000) population, six thousand (6,000) dollars.

2. Twenty thousand (20,000) and less than twenty-five thousand (25,000) population, sixty-five hundred (6,500) dollars.

3. Twenty-five thousand (25,000) and less than thirty thousand (30,000)

population, seven thousand (7,000) dollars.

4. Thirty thousand (30,000) and less than thirty-five thousand (35,000) population, seventy-five hundred (7,500) dollars.

5. Thirty-five thousand (35,000) and less than fifty thousand (50,000)

population, eighty-five hundred (8.500) dollars.

- 6. Fifty thousand (50,000) and less than seventy-five thousand (75,000) population, nine thousand (9,000) dollars.
- 7. Seventy-five thousand (75,000) and less than one hundred thousand (100,000) population, ten thousand (10,000) dollars.

8. One hundred thousand (100,000) and less than one hundred fifty thousand (150,000) population, eleven thousand (11,000) dollars.

9. One hundred fifty thousand (150,000) population, and less than two hundred thousand population (200,000), thirteen thousand (13,000) dollars.

10. Over two hundred thousand (200,000) population, fifteen thousand (15,000) dollars.

The annual salaries as provided herein shall be the full and only compensation for the duties performed in the office of the county attorney, and all fees and commissions which may be lawfully taxed in favor of the county attorney shall if and when taxed and collected be paid by the county attorney to the county for the benefit of the court expenses fund.

In counties where district court is held in two (2) places, the county attorney shall receive an additional sum of five hundred (500) dollars.

The county attorney shall also receive his necessary and actual expenses incurred in attending upon his official duties other than his residence and the county seat, which shall be audited and allowed by the board of supervisors of the county.'

"Sec. 3. Section three hundred forty point ten (340.10), Code 1962, is

hereby amended as follows:

1. By striking from line seven (7) of subsection one (1) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.

2. By striking from line three (3) of subsection two (2) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.

3. By striking from line three (3) of subsection three (3) of such section the word 'fifty' and inserting in lieu thereof the word 'sixty (60)'.

4. By striking from line four (4) of subsection three (3) of such section the word 'sixty-five' and inserting in lieu thereof the word 'seventy-five (75)'."

5. By renumbering the sections accordance with this amendment.

HOUSE AMENDMENTS TO SENATE FILE 192

Amend Senate File 192 as follows:

1. By inserting in line eleven (11) of section two (2) following the word "located" the words "providing said rules and regulations promulgated by

the state highway commission shall not be more restrictive than required to conform to the national standards as set forth in Title twenty-three (23), United States Code."

2. By striking from lines one (1) and two (2) of section eight (8) the following: "Any expenditures under this Act shall be payable from the primary road fund."

3. By inserting after section eight (8) the following new sections:

"Sec. 9. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by chapter two hundred sixty-six (266) and section one (1) of chapter two hundred sixty-seven (267), Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By inserting in line six (6) after the word 'treasurer.' the following: treasurer shall transfer the sum of three hundred fifty thousand (350,000)

'Within fifteen (15) days after the effective date of this Act, the state dollars to a fund which shall be known as the 'interstate outdoor advertising fund' from which all expenditures under this Act shall be paid.'

2. By inserting in line twenty-seven (27) after the word 'plates' the words 'and the amount transferred during such fiscal year to the interstate

outdoor advertising fund'."

"Sec. 10. Section one (1) of chapter two hundred sixty-six (266), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line eleven (11) after the word 'year' the words ', and any amount unexpended in the interstate outdoor advertising fund on June 30, 1969,"."

4. By renumbering the remaining section in accordance with this amend-

ment.

UNFINISHED BUSINESS

On motion of Senator Ely, Senate File 220, a bill for an act relating to public parking facilities in cities and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds, with report of committee recommending passage, was taken up for further consideration.

Senator Ely asked and received unanimous consent that House File 132 be substituted for Senate File 220.

On motion of Senator Ely, House File 132, a bill for an act relating to public parking facilities in cities and towns and to authorize purchase or condemnation of sites therefor and improvement thereof from the proceeds of special assessments upon benefited private property within a benefited district and to anticipate the collection of such special assessments by issuance of certificates or bonds, was taken up and considered.

Senator Riley offered the following amendment, filed by Senators Riley and Ely, and moved its adoption:

Amend House File 132 as follows:

1. By inserting the words "and towns" after the word "cities" in line 1 of section 1.

- 2. By striking the word "city" in line 5 of section 1 and inserting in lieu thereof the words "cities and towns".
- 3. By inserting the words "or town" after the word "city" in line 3 of section 4.
- 4. By inserting the words "or town" after the word "city" in line 12 of section 7.
- 5. By inserting the words "or town" after the word "city" in line 4 of section 13.
- 6. By inserting the words "or town" after the word "city" in line 6 of section 25.
- 7. By inserting the words "or town" after the word "city" in line 4 of section 27.
- 8. By inserting the words "or town's" after the word "city's" in line 1 of section 36.
- 9. By inserting the words "or town" after the word "city" in line 6 of section 36.
- 10. By inserting the words "or town" after the word "city" in line 7 of section 36.

The amendment was adopted.

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

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

Ayes, 56:

Balloun Benda Beneke Briles Burke Buren Burns Cassidy Coleman DeKoster Denman	Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Kibbie Klefstad	Lisle Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens
DeKoster	Kibbie	Murray	
Elvers Ely	Kyhl Lange	O'Malley Patton	Van Gilst Walker

Nays, none.

Absent or not voting, 2:

Condon

Elthon

Voting present, 1:

Hill

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

Senator Riley asked and received unanimous consent that House File 132 be immediately messaged to the House, which request was complied with.

CALL OF THE SENATE (House File 182)

President Fulton directed the Secretary to call the roll.

Roll call revealed all members present.

The Senate resumed consideration of House File 182.

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

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

Ayes, 19:

Burke Elvers
Burns Floy
Cassidy Frommelt
Coleman Hansen
Condon Heying

Kibbie McNally Mincks Murray O'Malley Patton Riley Shirley Van Gilst

Nays, 39:

Balloun
Benda
Beneke
Briles
Buren
DeKoster
Denman
Dodds
Ely
Flatt

Griffin Hagedorn Hagie Heaberlin Hill Klefstad Kruck Kyhl Lange Lisle Lodwick
Lucken
Main
McGill
Messerly
Mills
Nims
Nurse
Reno
Reppert

Rigler Schroeder Shaff Shoeman Stanley Stephens Tabor Vance Walker

Absent or not voting, 1:

Elthon

Senator Kibbie asked and received unanimous consent that Senate File 200 be withdrawn from further consideration of the Senate.

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

Senator Kruck 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.

Roll call was requested.

On the question "Shall the vote by which House File 182 failed to pass the Senate be reconsidered and the motion to reconsider be laid on the table?" the vote was:

Rule 8 was invoked.

Ayes, 28:

Balloun Benda Beneke Briles DeKoster Flatt Griffin Hagie Dodds

Hill Lucken Rigler Stanley Main Kruck Rilev Stephens Kvhl Messerly Schroeder Tabor Mills Shaff Vance Lange Nurse Walker Lisle Shoeman Nays, 30: Buren Elvers Kibbie Nims O'Malley Burke Ely Klefstad Lodwick Patton Burns Flov Frommelt McGill Cassidy Reno Hagedorn McNally Coleman Reppert Condon Hansen Mincks Shirley Heaberlin Murray Van Gilst Denman

Absent or not voting, 1: Elthon

Heving

The motion was lost.

SENATE CONCURRENT RESOLUTION 28 By Nurse

Whereas, January 21, 1965, marked the fiftieth anniversary of Kiwanis International: and

Whereas, from its humble beginnings in Detroit, Michigan, as a men's social club, this organization has grown both in size and reputation until today it is considered one of the outstanding fraternal groups in the world:

Whereas, the men of Kiwanis have made numerous contributions to the welfare of this state and nation by various educational, charitable, civic fraternal and patriotic activities, particularly in connection with our vouth: and

Whereas, the first project of the first Kiwanis Club was the adoption of a young boy from a broken home and thus started the tradition of assisting the young and helpless, for which the Kiwanis International is famous: and

Whereas, it is fitting that the outstanding organization of men should receive recognition for its tireless efforts to improve this nation by assisting our less fortunate citizens; therefore,

Be It Resolved by the State, the House Concurring, that the Iowa legislature, in regular session, April 23, 1965, does hereby congratulate the Kiwanis International on the occasion of its fiftieth anniversary and commend that organization on its outstanding record of community service and wish it success in its future endeavors;

Be It Further Resolved, that a copy of this resolution be forwarded to the District Governor of the Kiwanis Clubs of the Nebraska-Iowa District.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 467 Governmental affairs

H. F. 566 Public health

REPORTS OF COMMITTEES

Senator Hill submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred Senate File 397, a bill for an act relating to the training of dogs for hunting, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed April 19, 1965, by Senators Messerly and Reno, and when so amended the bill do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred House File 590, a bill for an act to amend section one hundred six point twenty-seven (106.27), Code 1962, relating to the removal of non-permanent vessels and structures from the state waters, ice and land, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state classifying all public water supply systems and waste-water treatment plants in this state and by requiring the examination of operators and certification of their competency, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 618, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 621, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations for salaries, support, maintenance, equipment, repairs, replacements and alternations retained by the institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 557 as follows:
- 1. Amend the title, lines 1 and 2, by striking the words "the
- 3 bureau of labor for the use of".
- 2. Amend section 1, lines 1 and 2, by striking the words "the 4
 - bureau of labor for the use of".

COMMITTEE ON APPROPRIATIONS. C. JOSEPH COLEMAN, Chairman.

- Amend House File 113 by striking all after the 2 enacting clause and inserting in lieu thereof the follow-3
- 4 Section 1. Section seventy-nine point one (79.1),
- 5 Code of Iowa 1962, is amended by striking from lines
- 6 eleven (11) to seventeen (17), inclusive, the words
- 7 "one week's vacation after one year's employment and
- 8 two weeks' vacation per year after the second and through
- 9 the tenth year of employment, and three weeks' vacation
- 10 per year after the tenth and all subsequent years of
- employment, with pay", and inserting in lieu thereof 11
- the words "one week's vacation after one year's employ-12
- 13 ment and two weeks' vacation per year after the second
- and through the sixth year of employment, and three 14
- 15 weeks' vacation per year after the seventh and through
- 16 the twelfth year of employment, and four weeks' vacation
- 17 per year after the thirteenth and all subsequent years of
- 18 employment, with pay."

DARYL H. NIMS.

- 1 Amend House File 338 by striking from line 1 of section
- 1 the words and figures "one hundred one (101)" and in-
- serting in lieu thereof the following:
- "two hundred fifteen (215)". 4

DONALD W. MURRAY.

- Amend House File 541, section 24, line 11, by striking the
- word and figure "twenty-three (23)" and inserting in lieu
- thereof the word and figure "twenty-eight (28)".

ANDREW G. FROMMELT.

- Amend House File 541 as follows: 1
 - 1. By adding to section 33 the following new subsection:
- 3

2

6

7

- 4 "By inserting in line six (6) after the word 'caucuses.' the
- 5 following:
 - The county chairman shall file with the county auditor the meeting place of each precinct caucus at least seven (7) days
- 8 prior to the date of holding such caucus."
- 9 2. By striking line two (2) through four (4) of section
- 10 thirty-four (34) and inserting in lieu thereof the following:
- 11 "Sixtieth General Assembly, is hereby amended by striking 12 all of line three (3) and inserting in lieu thereof the words
- 'county central committee and the county auditor the names of 13
- 14 those elected as party committeemen and delegates to".

GEORGE E. O'MALLEY.

- 1965] JOURNAL OF THE SENATE 1 Amend House File 541 as follows: 1. By striking section 2. 3 2. By striking section 6. 4 3. By striking subsection 2, section 7. 4. By striking section 10. 5 6 5. By striking section 13. 7 6. By striking section 17. 8 7. By striking section 21. 9 8. By striking section 22 and inserting in lieu 10 thereof the following: "Section forty-three point one hundred (43.100), 11 12 Code 1962, is hereby amended by striking lines one (1) 13 through four (4) and inserting in lieu thereof the following: 14 15 'The county central committee shall elect its 16 officers on the day of the county convention immediately following said convention." 17 18 9. By striking subsection 1, section 33. 19 10. By striking section 34. 20 11. By striking subsection 1, section 35. 21 12. By renumbering the section in conformity with 22 this amendment. ROBERT R. RIGLER. 1 Amend House File 541 as follows: 2 1. Amend section 1 by inserting in line 5 after the word 3 "office" the words "and the selection of party committeemen". 4 2. By striking section 2. 5 3. By striking section 6. 6 4. Amend section 7 by striking subsection 2.
 - 7 5. By striking section 10.
 - 8 6. Amend section 13, line 3, by striking the words "or party
 - 9 committeemen,".
- 10 7. By striking section 17.
- 11 8. By striking section 21.
- 12 9. By striking section 22.
- 13 10. Amend section 33 by striking subsection 1.
- 14 11. By striking section 34.
- 15 12. Amend section 35 by striking subsection 1.

HOWARD C. REPPERT, JR.

- Amend Senate File 553 as follows:
 - 1. Amend section 2, line 7, by striking the comma and
- 3 the words "parochial and private".
 - 2. Further amend section 2, subsection 10, lines 124
- 5 and 125, by striking the comma and the words "private and
- parochial".

4

LUCAS J. DEKOSTER.

- Amend Senate File 559 by striking in line twelve (12) the 1
- word "two" and inserting in lieu thereof the word "three".

C. JOSEPH COLEMAN.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Friday, April 23, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, APRIL 23, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Justin Kane, pastor of St. Patrick's Catholic Church, Britt, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Shirley, from eighty-seven residents of Dallas County in opposition to an increase in the gasoline tax.

By Senator Reppert, from twenty-six residents of Polk County favoring school bus transportation for all school children and from twenty-six in opposition to same.

By Senator Reno, from thirty residents of Davis and Van Buren Counties in opposition to the repeal of the right-to-work law.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Burke, from one thousand five residents of Woodbury County.

Senator Flatt, from twenty-nine residents of Clarke County.

PRESENTATION OF SENATE QUEEN

Senator Patton rose on a point of special privilege and announced that the beautiful roses on his desk were presented to his secretary, Diane Sawhill, chosen by the pages of the Senate as "Queen of the Senate" of the Sixty-first General Assembly.

Senator Frommelt, true to tradition of the Senate, requested Senator Patton to escort Queen Diane to the rostrum to receive the usual osculation from the President of the Senate.

Diane was congratulated and presented to the Senate by President Fulton. Diane thanked the pages for the honor.

PRESENTATION OF VISITORS

Senator Rigler on behalf of Senator Walker asked and received unanimous consent to present to the Senate fifty-two students from the Northeast Hamilton Community School, Blairsburg, Kamrar and Williams, who were present in the balcony accompanied by their instructors, Marlin Gustin and Donald Kerr.

Senator Hagie asked and received unanimous consent to present to the Senate twenty-eight students, members of the senior class of the Goldfield Community School, who were present in the balcony accompanied by their superintendent, Alvin F. Huisman.

Senator Elvers called up the following resolution:

SENATE CONCURRENT RESOLUTION 24

By Elvers and Benda

Whereas, the Upper Mississippi River is a great recreational, scenic, historical and economic asset to the peoples of Iowa, Minnesota, Wisconsin and Illinois, and

Whereas, many mutual advantages will accrue to the people of these neighboring states from a cooperative program to preserve these great assets.

Now, Therefore, Be It Resolved by the Senate, the House Concurring, that an Upper Mississippi Interstate Park should be established comprising selected areas in Iowa, Minnesota, Wisconsin and Illinois bordering said river, to be donated at a later time from lands or waters now publicly held or which may be publicly acquired in the future.

Be It Further Resolved, that said Interstate Park be administered jointly by commissioners chosen by participating states and with delegated powers from the respective states.

Be It Further Resolved, that said commissioners have the additional duty of formulating and suggesting a joint interstate policy to preserve scenic, recreational and historic areas which are on or near the Upper Mississippi River but outside said park, or on other matters of common concern relating to said river.

Be It Further Resolved, that the governors of the respective states should immediately appoint two persons from each state to meet as a board having the duties of recommending a uniform act to establish said park and its commissioners. Pending the passage of such an act said board to formulate and suggest a joint interstate policy for recreation, and for preservation of scenic and historic areas along the Upper Mississippi River.

On motion of Senator Elvers, the resolution was adopted.

Senator Nurse called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 28 By Nurse

Whereas, January 21, 1965, marked the fiftieth anniversary of Kiwanis International: and

Whereas, from its humble beginnings in Detroit, Michigan, as a men's social club, this organization has grown both in size and reputation until today it is considered one of the outstanding fraternal groups in the world; and

Whereas, the men of Kiwanis have made numerous contributions to the welfare of this state and nation by various educational, charitable, civic fraternal and patriotic activities, particularly in connection with our youth; and

Whereas, the first project of the first Kiwanis Club was the adoption of a young boy from a broken home and thus started the tradition of assisting the young and helpless, for which the Kiwanis International is famous: and

Whereas, it is fitting that the outstanding organization of men should receive recognition for its tireless efforts to improve this nation by assisting our less fortunate citizens; therefore,

Be It Resolved by the Senate, the House Concurring, that the Iowa legislature, in regular session, April 23, 1965, does hereby congratulate the Kiwanis International on the occasion of its fiftieth anniversary and commend that organization on its outstanding record of community service and wish it success in its future endeavors;

Be It Further Resolved, that a copy of this resolution be forwarded to the District Governor of the Kiwanis Clubs of the Nebraska-Iowa District.

The resolution was adopted.

Senator Nurse asked and received unanimous consent that Senate Concurrent Resolution 28 be immediately messaged to the House, which request was complied with.

Senator Flatt called up the following resolution:

SENATE CONCURRENT RESOLUTION 23 By Flatt

Whereas, the State of Iowa is now engaged in a long-range program of Interstate Highway construction, and

Whereas, certain areas of such construction have not been satisfactory, in particular the part of Interstate 80 near the town of Dexter which required repair and replacement several times following a short period of use; more recently, that portion of Interstate 35 in and near Clarke County has deteriorated to such point that it is unsafe to the traveling public; and

Whereas, said Interstate 35 is designed as a transcontinental highway and when completed will carry a greatly increased traffic load and must be constructed to bear this load with a minimum expense of repair; and

Whereas, it has been proposed to increase the tax on motor vehicle fuel to provide additional funds for highway construction, Now Therefore

Be It Resolved by the Senate of the Sixty-first General Assembly; the House Concurring:

That the Highway Commission shall, prior to any further construction on the Interstate system, institute the most advanced engineering principles and practices in the preparation of roadbed.

That the mistakes that caused the rapid deterioration in the above cited instances be avoided in the future,

That only materials be used that have been proven in past construction

to give the maximum service with a minimum of maintenance, and

That the public may be assured that the money spent in taxes for road construction is being used to the best advantage by modern methods of highway construction.

Senator Reppert moved that the resolution be referred to the committee on ways and means.

Division was called for.

The motion prevailed.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 545.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 545, a bill for an act relating to primary elections, vacancies, precinct caucuses, and county and state conventions, was taken up and considered.

Senator Frommelt asked and received unanimous consent that House File 541 be substituted for Senate File 545.

On motion of Senator Frommelt, House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions, was taken up and considered.

Senator Frommelt offered the following amendment and moved its adoption:

Amend House File 541, section 24, line 11, by striking the word and figure "twenty-three (23)" and inserting in lieu thereof the word and figure "twenty-eight (28)".

The amendment was adopted.

Senator O'Malley offered the following amendment and moved its adoption:

Amend House File 541 as follows:

1. By adding to section 33 the following new subsection:

"By inserting in line six (6) after the word 'caucuses.' the following:

'The county chairman shall file with the county auditor the meeting place of each precinct caucus at least seven (7) days prior to the date of holding such caucus.'"

2. By striking lines two (2) through four (4) of section thirty-four (34)

and inserting in lieu thereof the following:

"Sixtieth General Assembly, is hereby amended by striking all of line three (3) and inserting in lieu thereof the words 'county central committee and the county auditor the names of those elected as party committeemen and delegates to'".

The amendment was adopted.

Senator Rigler offered the following amendment:

Amend House File 541 as follows:

- 1. By striking section 2.
- 2. By striking section 6.
- 3. By striking subsection 2, section 7.
- 4. By striking section 10.
- 5. By striking section 13.
- 6. By striking section 17.
- 7. By striking section 21.

8. By striking section 22 and inserting in lieu thereof the following:

"Section forty-three point one hundred (43.100), Code 1962, is hereby amended by striking lines one (1) through four (4) and inserting in lieu thereof the following:

'The county central committee shall elect its officers on the day of the county convention immediately following said convention.'"

- 9. By striking subsection 1, section 33.
- 10. By striking section 34.
- 11. By striking subsection 1, section 35.
- 12. By renumbering the section in conformity with this amendment.

Senator Rigler asked and received unanimous consent that the amendment filed by Senator Reppert be taken up for consideration prior to further action on the amendment offered by him.

Senator Reppert offered the following amendment and moved its adoption, and requested a roll call:

Amend House File 541 as follows:

- 1. Amend section 1 by inserting in line 5 after the word "office" the words "and the selection of party committeemen".
 - By striking section 2.
 By striking section 6.
 - 4. Amend section 7 by striking subsection 2.
 - 5. By striking section 10.
- 6. Amend section 13, line 3, by striking the words "or party committeemen,".
 - 7. By striking section 17.
 - 8. By striking section 21.
 - 9. By striking section 22.
 - 10. Amend section 33 by striking subsection 1.
 - 11. By striking section 34.
 - 12. Amend section 35 by striking subsection 1.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 24:

Elvers Lisle Riley -Balloun Briles Messerly Flatt Shoeman Burns Griffin O'Malley Stanley Coleman Hagie Patton Stephens DeKoster Kyĥl Reppert Tabor Dodds Rigler Vance Lange

Nays, 25:

Benda Buren Condon Floy Beneke Cassidy Ely Frommelt Hagedorn Lodwick Mills Nurse Hansen Lucken Mincks Reno Heaberlin McGill Shirley Murray Kibbie McNally Nims Van Gilst Klefstad

Absent or not voting, 10:

Burke Heying Main Shaff
Denman Hill Schroeder Walker
Elthon Kruck

The amendment was lost.

Senator Rigler asked and received unanimous consent to withdraw the amendment previously filed by him.

Senator Stanley offered the following amendment, filed by Senators Stanley and McNally, and moved its adoption:

Amend House File 541 by adding the following new section:

"The date, time, and place of each precinct caucus of a political party shall be published at least twice in at least one newspaper of general circulation in the precinct. Such publication shall be made not more than thirty (30) days and not less than five (5) days before the date of the caucus. Such publication shall also state in substance that each voter affiliated with the specified political party may attend the precinct caucus. Publication in a news item or advertisement in such newspaper shall constitute publication for the purposes of this section. The cost of such publication, if any, shall be paid by the political party."

The amendment was adopted.

Senator Briles offered the following amendment and moved its adoption:

Amend House File 541, section 20, by striking in lines 5 and 6 the words "due to the failure of a candidate to file nomination papers for such office or".

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 541 by adding the following new section:

Sec. 36. Any person voting at a precinct caucus must be an eligible voter and resident of the precinct.

The amendment was adopted.

Senator Coleman took the chair at 11:20 a.m.

Senator Frommelt moved that the bill be read a third 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:

Balloun Elvers Kruck Nims Benda Nurse Ely Lange Beneke Flatt Lisle O'Malley Buren Flov Lodwick Patton Burke Frommelt Lucken Reno McGill Burns Hagedorn Reppert Hagie McNally Rigler Cassidy Coleman Hansen Messerly Riley Heaberlin Condon Mills Shirlev DeKoster Kibbie Mincks Tabor Klefstad Murray Van Gilst Denman Dodds

Nays, 7:

Heying

Briles Kyhl Stanley Vance
Griffin Shoeman Stephens
Absent or not voting, 7:
Elthon Hill Schroeder Walker

Main

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

Shaff

Senator Frommelt asked and received unanimous consent that Senate File 545 be withdrawn from further consideration of the Senate.

Senator Frommelt asked and received unanimous consent that House File 541 be immediately messaged to the House which request was complied with.

On motion of Senator Shoeman, Senate File 535, a bill for an act relating to permits for administering hog-cholera virus, was taken up and considered.

Senator Shoeman asked and received unanimous consent that House File 586 be substituted for Senate File 535.

On motion of Senator Shoeman, House File 586, a bill for an act relating to permits for administering hog-cholera virus, was taken up and considered.

Senator Shoeman moved that the bill be read a third 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:

Balloun Coleman Flatt Heaberlin Renda Condon Flov Kibbie Beneke DeKoster Frommelt Klefstad Griffin Kruck Briles Denman Buren Dodds Hagedorn Kyhl Hagie Burns Elvers Lange Cassidy Ely Hansen Lodwick

Lucken Murray Reppert Stanley Rigler Stephens McGill Nims McNally Nurse Riley Tabor O'Malley Vance Messerly Shirley Van Gilst Mills Patton Shoeman Mincks Reno

Nays, none.

Absent or not voting, 9:

Burke Main Shaff Lisle Schroeder Walker Elthon Heying

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

Senator Shoeman asked and received unanimous consent that Senate File 535 be withdrawn from further consideration of the Senate.

Senator Rigler called up the following resolution:

SENATE CONCURRENT RESOLUTION 27 By Rigler and Lodwick

Whereas, The Sixty-first General Assembly has been in session one hundred days as of April 20, 1965, and

Whereas. An orderly process must be established for final adjournment

of the session, and

Whereas, Many important items of business remain to be considered by both houses.

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring, That the following shall be the procedure which will govern the consideration of all bills and resolutions, except those of the appropriations committee and the ways and means committee:

1. The seventh day after this resolution is adopted is the last day that

committees can report bills in the house in which they are introduced.

2. The fourteenth day after this resolution is adopted is the last day that Senate bills can be passed by the Senate and House bills can be passed by the House.

3. The twenty-first day after this resolution is adopted is the last day that committees can report bills which originated in the other house.

4. The twenty-eighth day after this resolution is adopted is the last day the Senate can consider House bills and the House can consider Senate bills.

5. The final three days of the session shall be devoted to conference committee meetings and reports, consideration of amendments of the other house, and appropriations and ways and means bills.

Be It Further Resolved, That the Sixty-first General Assembly shall adjourn sine die at the close of the thirty-first day after this resolution is adopted.

Senator Reppert moved that the resolution be referred to the committee on governmental affairs.

Senator O'Malley raised a point of order on the validity of the

resolution for the reason that it pertained to the rules of the Senate which had already been adopted.

The Chair ruled the point well taken and the resolution out of order.

THIRD READING OF BILLS

On motion of Senator Murray, Senate File 539, a bill for an act relating to gasoline receptacles, was taken up and considered.

Senator Murray asked and received unanimous consent that House File 591 be substituted for Senate File 539.

On motion of Senator Murray, House File 591, a bill for an act relating to gasoline receptacles, was taken up and considered.

Senator Murray moved that the bill be read a third 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:

11yes, 00.			
Balloun	Elvers	Kyhl	Nurse
Benda	Ely	Lange	O'Malley
Beneke	Flatt	Lisle	Patton
Briles	Floy	Lodwick	\mathbf{Reno}
Buren	Frommelt	Lucken	Reppert
Burke	Griffin	McGill	Rigler
Burns	Hagedorn	McNally	Riley
Cassidy	Hagie	Messerly	Shoeman
Coleman	Hansen	Mills	Stanley
Condon	Heaberlin	Mincks	Stephens
DeKoster	Kibbie	Murray	Vance
Denman	Klefstad	Nims	Van Gilst
Dodds	Kruck		

Nays, none.

Absent or not voting, 9:

Elthon	Main	Shaff	Tabor
Heying	Schroeder	Shirley	Walker
Hill .		*	*

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

Senator Murray asked and received unanimous consent that Senate File 539 be withdrawn from further consideration of the Senate.

On motion of Senator O'Malley, House File 39, a bill for an act relating to disabled and retired firemen and policemen, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Elvers Kruck Nurse Benda Elv Kvhl O'Malley Beneke Flatt Lange Patton Buren Floy Lisle Reno Burke Frommelt Lodwick Reppert Burns Griffin McGill Rigler Cassidy Hagedorn McNally Riley Coleman Hagie Messerly Shoeman Condon Hansen Mills Stanley DeKoster Heaberlin Mincks Stephens Denman Kibbie Murray Van Gilst Dodds Klefstad Nims

Nays, none.

Absent or not voting, 11:

Briles Hill Shaff Vance Elthon Main Shirley Walker Heying Schroeder Tabor

Voting present, 1:

Lucken

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

President pro tempore O'Malley took the chair at 11:55 a.m.

On motion of Senator Coleman, Senate File 379, a bill for an act to amend chapter one hundred sixteen point nine (116.9), Code 1962, relating to qualifications for accountancy examination, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 379 by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Section one hundred sixteen point nine (116.9), Code 1962, is amended as follows:

1. Strike from lines thirteen (13) and fourteen (14) the words "of at least three years.".

2. Strike from line fourteen (14) the word "and", and further strike all of lines fifteen (15) through eighteen (18), and insert in lieu thereof the following: "or an undergraduate student majoring in accounting in his or her final semester immediately preceding graduation and upon the recommendation of the appropriate college or university officials."

3. Strike from line twenty-one (21) the words "and the one year of

service".

Sec. 2. Section one hundred sixteen point ten (116.10), Code 1962, is amended as follows:

1. By inserting in line five (5) after the figure "116.8," the following: "and have at least one (1) year's experience in service as a staff accountant in the employ of a practitioner entitled to registration under this chapter, or one (1) year's experience in service as a staff accountant in the employ of a governmental department of the state or federal government when the accountant has been under the direct full-time supervision of a certified public accountant entitled to registration under this chapter,".

2. By adding the following new paragraph:

"In lieu of the one (1) year's required experience in service as a staff accountant, the applicant may have three years' continuous employment as a full-time accounting teacher at a rank no lower than assistant professor in a college or university qualified to give a degree in accounting as recognized by the board of accountancy."

The amendment was adopted.

Senator O'Malley asked and received unanimous consent to withdraw the committee amendment.

Senator Coleman moved that the bill be read a third 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:

Balloun	Elvers	Kyhl	Nurse
Benda	Ely	Lange	O'Malley
Beneke	Flatt	Lisle	Patton
Buren	Floy	Lodwick	Reno
Burke	Frommelt	Lucken	Reppert
Burns	Griffin	McGill	Rigler
Cassidy	Hagedorn	McNally	Riley
Coleman	Hagie	Messerly	Shoeman
Condon	Hansen	Mills	Stanley
DeKoster	Kibbie	Mincks	Stephens
Denman	Klefstad	Murray	Van Gilst
Dodds	Kruck	Nims	

Nays, none.

Absent or not voting, 12:

Briles	Heying	$\operatorname{Schroeder}$	Tabor
Elthon	Hill	Shaff	Vance
Heaberlin	Main	Shirley	Walker

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 concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 26, a resolution commending the various organizations for their work during the worst flood disaster 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 253, a bill for an act relating to drainage districts.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 26

By Roe of Allamakee, Tieden of Clayton, Breitbach of Dubuque, Duffy of Dubuque, Utzig of Dubuque, Kempter of Jackson, Jackson of Clinton, Varney of Clinton, Wright of Scott, Nagle of Scott, Felger of Scott, Resnick of Scott, Lawlor of Scott, Condway of Muscatine-Louisa, Rickert of Muscatine-Louisa, Distelhorst of Des Moines, Miller of Des Moines, Brinck of Lee and Redfern of Lee Whereas, the State of Iowa is now in the midst of suffering one of the

worst disasters by flood in the history of the state, and Whereas, heroic efforts are being made by countless individuals at great sacrifice and suffering to ameliorate the impact of this disaster on the

persons enduring this catastrophe, and

Whereas, the Governor and his team of workers in charge of the state government are taking valiant steps to save lives and to minimize the damage done to property, now therefore,

Be It Resolved by the House of Representatives of the Sixty-first General

Assembly; the Senate Concurring:

That the General Assembly pledges its united support to the Governor in his efforts and commends him on his leadership in this battle with the flood waters threatening the lives and property of a great number of Iowans, and extends its thanks to him for his prompt efforts in getting the stricken areas declared a federal disaster area so that relief may be secured immediately, and

That the General Assembly commends the National Guard for their almost superhuman efforts to meet this emergency and urges that they

continue until the danger is past, and

That the General Assembly commends the voluntary flood workers and especially the showing by the fine youth of Iowa of both sexes for their demonstration of what the teenagers and youths are really made of and also its thanks to the Civil Defense workers, and

That the General Assembly commends the Army Corps of Engineers for their great work in flood control projects which no doubt have lessened

the potential damage of this flood, and

That the General Assembly urges that all the facilities of the state government be placed at the disposal of the stricken communities including the Conservation Commission, the Department of Public Safety, the Highway Commission, the Iowa Development Commission and others with whatever means may be available to clear streets and buildings of silt and debris repair and replace bridges and highways and repair dikes and levees, and

That the General Assembly expresses its thanks to the President and the Congress of the United States for their foresight in making such disaster funds available at such short notice and urges upon Congress that this disaster demonstrates the urgency of the passage of the various bills on flood control now pending and in particular the need for appropriations for, and construction of flood control facilities on the Upper Mississippi River, and

That the General Assembly commends the Iowa Delegation in the Congress for their considerations in the past in the field of flood control, and

Be It Further Resolved that an enrolled copy of this resolution be sent to the Iowa Delegation in the Congress, both Senate and House of Representatives and that a copy be also sent to the President of the United States.

Senator Elvers called up House Concurrent Resolution 26 and moved its adoption.

The motion prevailed and the resolution was adopted.

HOUSE MESSAGE CONSIDERED

House File 253, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto.

Read first and second times and passed on file.

RESIGNATION OF EMPLOYEE

Senator Hagedorn announced the resignation of Harry O. Brown of Polk County as Sergeant-at-Arms, effective April 23, 1965.

Senator Hagedorn announced the appointment of John Burrell, Davis County, Assistant Sergeant-at-Arms, to fill the vacancy as Sergeant-at-Arms, effective April 24, 1965.

MOTIONS TO RECONSIDER

 $\mbox{Mr.}$ President: I move to reconsider the vote by which House File 182 failed to pass the Senate.

WILLIAM F. DENMAN.

Mr. President: I move to reconsider the vote by which House File 591 passed the Senate.

DONALD W. MURRAY.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 22, 1965, the Governor had approved the following bill:

Senate File 227, relating to the Uniform Commercial Code Act.

REPORTS OF COMMITTEE

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 66, a bill for an act relating to the public employees of the State of Iowa, begs leave to report it has had the same under consideration and returns the bill without recommendation.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 476, a bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care, 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 Flatt on April 2, 1965, and when so amended the bill do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also.

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Sengte File 252, a bill for an act relating to the election of the chairman of the board of control and department of social welfare, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 66 as follows:

1. Amend section 1, line 2, by inserting after the word "commissions" the words ", except public school districts,".

4 2. Amend section 16, by striking the period in line two

and adding in lieu thereof the following: "except in disputes involving wages or salaries, in such cases the findings of the

board shall be informational.

3. By adding a new section as follows:

9 "Sec. 18. Nothing in this Act shall allow public employees

covered under this Act the right to strike." 10

> INDUSTRIAL AND HUMAN RELATIONS COMMITTEE. JAKE MINCKS. Chairman.

Amend the Lisle, Nurse and DeKoster amendment to Senate 1 File 550, filed April 20, 1965, as follows:

3 1. By striking all of lines fifteen (15) through seventyfive (75), inclusive, and inserting in lieu thereof the 4

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"Sec. 35. Plans prepared and submitted pursuant to section

7 thirty-four (34) hereof shall include the items set forth in

8 section five (5), insofar as applicable, and shall be subject

9 to the following additional requirements:

"1. No plans for the establishment of a community college 10 or vocational-technical school shall be approved by the state

11 board of public instruction unless the district demonstrates 12

in such plan the ability to provide classroom facilities for an 13

14 enrollment of at least three hundred fifty students in the pro-

15 posed community college or vocational-technical school.

"2. No new community college or vocational-technical school

shall be approved for establishment within a radius of fifty 17

miles from a similar vocational-technical school or community. 18 college unless the site for such proposed new school is located 19

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within a school district of fifty thousand or more population. 20

"3. If the plan proposes a community college program without provision for instruction in at least three areas of vocationaltechnical study, a commitment that a vocational-technical department with provision for such instruction will be established in such community college within five years of approval of the proposed plan by the state board of public instruction."

2. By striking all of lines seventy-six (76) through eighty-

seven (87) and inserting in lieu thereof the following:

"Sec. 36. Upon receipt of any plan submitted as hereinabove provided, the state board shall proceed as provided in section seven (7) of this Act. In the event the state board disapproves such plan it shall specify the reasons for its disapproval and the local board may resubmit such plan at such time as it can overcome the specific objections stated in such disapproval."

3. By striking all of lines ninety-eight (98) through one hundred one (101) and inserting in lieu thereof the following:

"1. All of the items described in subsections one (1), two (2), four (4), five (5) and six (6) of section eighteen (18)

38 39 of this Act."

40 4. By striking all of lines one hundred eleven (111) through 41 one hundred seventeen (117).

5. By striking the figure "5" from line one hundred eighteen

42 43 (118) and inserting in lieu thereof the figure "3".

> VERN LISLE. H. KENNETH NURSE. LUCAS J. DEKOSTER.

Amend Senate File 553, section 4, line 7, after the word

"of" by inserting the word "resident".

LUCAS J. DEKOSTER. JOSEPH W. CASSIDY.

Amend House File 591 by adding thereto a new paragraph 1 as follows: 2

4. By inserting in line 2 following the word

"product" the following: "for public use".

DONALD W. MURRAY.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Monday, April 26, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, APRIL 26, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Gordon Miller, pastor of St. John's Lutheran Church, Ringsted, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reppert, from twelve residents of Polk County favoring proposed legislation relating to the marketing of dairy products; also, from seven residents of Polk County in opposition to school bus transportation for all children; also, from eighteen residents of Polk County favoring proposed legislation providing for proportionate sharing of the cost of public school education.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Flatt, from thirty-nine residents of Madison County.

Senator Lange, from one hundred thirty-eight residents of Sac County.

Senator Heying, from one thousand three hundred residents of Winneshiek County.

PRESENTATION OF VISITOR

Senator Floy rose on a point of personal privilege and presented to the Senate the Honorable Leigh R. Curran, a former member of the Senate from Cerro Gordo County who was present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 560, by committee on education, a bill for an act relating to the advertising and selling of courses of instruction.

Read first and second times and placed on the calendar.

Senate File 561, by committee on commerce, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.

Read first and second times and placed on the calendar.

COMMUNICATION

The following communication was presented by the Secretary of the Senate:

> STATE OF IOWA Office of Secretary of State Des Moines, Iowa

> > April 22, 1965.

Mr. Robert Moore, Secretary of the Senate, State of Iowa, Local.

Dear Mr. Moore:
I would like to ask you to call to the attention of the members of the Senate section 38B.7 of the 1962 Code of Iowa. Chapter 38B deals with

emergency legislative succession which, of course, applies in the time of massive attack.

Under this chapter, the legislators must file in our office the names of three (3) persons, in order of succession, to be their emergency successors in the event the regularly elected legislators are unavailable, as the term is defined under this chapter.

To date, no Senators and only one Representative has filed this information. In order for the Legislature to be operative in emergency conditions, these successors must be designated as provided in section 38B.7.

I would appreciate hearing from you as to what action your office can

take in this matter.

Yours very truly,

KEITH D. SCHULZ,

Deputy Secretary of State.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 547.

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor, with report of committee on appropriations recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman moved that the bill be read a third 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:

Benda Hansen, Buren Heaberlin Burke Heying Cassidy Hill Coleman Kibbie DeKoster Klefstad Denman Kruck Dodds Kyhl Elvers Lange Ely Lisle Flatt Lodwick	Lucken Main McGill McNally Messerly Mills Mincks Nims Nurse O'Malley Patton	Reno Reppert Rigler Riley Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker
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Nays, 1:

Beneke

Absent or not voting, 13:

Balloun	Elthon	Griffin	Schroeder
Briles	Floy	Hagie	Shaff
Burns	Frommelt	Murray	Vance
Condon		_	

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

On motion of Senator O'Malley, Senate Joint Resolution 14, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked and received unanimous consent that action on Senate Joint Resolution 14 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Coleman, Senate File 557, a bill for an act to appropriate funds from the primary road fund to the bureau of labor for use of the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, was taken up and considered.

Senator Coleman offered the following committee amendment: Amend Senate File 557 as follows:

- 1. Amend the title, lines 1 and 2, by striking the words "the bureau of labor for the use of".
- 2. Amend section 1, lines 1 and 2, by striking the words "the bureau of labor for the use of".

On motion of Senator Coleman, the committee amendment was adopted.

Senator Coleman moved that the bill be read a third 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:

Balloun	Griffin	Lodwick	Reno
Benda	Hagedorn	Lucken	Reppert
Beneke	Hagie	Main	Rigler
Buren	Hansen	McGill	Riley
Cassidy	Heaberlin	McNally	Shaff
Coleman	Heying	Messerly	Shirley
DeKoster	Hill	Mills	Shoeman
Denman	Kibbie	Mincks	Stanley
Dodds	Klefstad	Nims	Stephens
Elthon	Kruck	Nurse	Tabor
Elvers	Kyhl	O'Malley	Van Gilst
Flatt	Lange	Patton	\mathbf{Walker}
Floy	Lisle		

Nays, none.

Absent or not voting, 9:

Briles	Condon	Frommelt	Schroeder
Burke	\mathbf{Ely}	Murray	Vance
Rurns			

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

President pro tempore O'Malley took the chair at 10:50 a.m.

On motion of Senator DeKoster, Senate File 524, a bill for an act to amend section seventy-nine point one (79.1), Code 1962, relating to the payment of accrued vacation pay to employees of the state whose employment is terminated, with report of committee on appropriations recommending passage, was taken up, considered, and the report of the committee adopted.

Senator DeKoster offered the following amendment, filed by Senators DeKoster and Denman, and moved its adoption:

Amend Senate File 524 after the period in line 10 by adding thereto the following sentence:

"For the purposes of this section, death of an employee shall be considered a termination of employment which shall require payment of such vacation allowances as might be payable for any other termination."

The amendment was adopted.

Senator DeKoster moved that the bill be read a third 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:

Balloun Floy Benda Frommelt Beneke Hagedorn Buren Hansen Burke Heaberlin Cassidy Heying Coleman Hill DeKoster Kibbie Denman Klefstad Dodds Kruck Elvers Kvhl Ely Lisle Flatt

Lange
Lodwick
Lucken
Main
McNally
Messerly
Mills
Murray
Nims
Nurse
O'Malley

Riley Shirley Shoeman Shaff Stanley Stephens Tabor Van Gilst Walker

Reno

Reppert

Rigler

Nays, 1: McGill

Absent or not voting, 9:

Briles Burns Condon Elthon Griffin

Hagie Mincks

Patton

Schroeder Vance

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

On motion of Senator Coleman, Senate File 558, a bill for an act to make appropriations to the legislative members of the interim Commercial Code Study Committee and for supervision and preparation of proposed legislation for said committee, was taken up and considered.

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

Lisle

Lodwick

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

Ayes, 48:

Balloun
Beneke
Buren
Burke
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Floy
Frommelt
Hagedorn
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl
Lange

Lucken
Main
McGill
McNally
Messerly
Mills
Murray
Nims
Nurse

O'Malley

Reno
Reppert
Rigler
Riley
Shaff
Shirley
Shoeman
Stephens
Tabor

Van Gilst

Walker

Patton

Nays, none.

Absent or not voting, 9:

Briles Burns Condon Elthon Griffin

Hagie Mincks Schroeder Vance Voting present, 2:

Benda

Stanley

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 Coleman, Senate File 559, a bill for an act to provide for the election and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation, was taken up and considered.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 559 by striking in line twelve (12) the word "two" and inserting in lieu thereof the word "three".

The amendment was adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 559, section 5, line 3 by inserting the following words: "Marshalltown Times-Republican", and also insert after the word "in" the word "Marshalltown". Further amend line 4 by inserting the words "The Sac Sun", and also insert after the word "in" in line 4 the words "Sac City".

The amendment was adopted.

Senator Coleman moved that the bill be read a third 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:

Balloun Lodwick Floy Reno Benda Frommelt Lucken Reppert Hagedorn Main Rigler Beneke McGill Riley Buren Hansen Shaff Heaberlin McNally Burke Cassidy Heying Messerly Shirley Coleman Hill MillsShoeman DeKoster Kibbie Murray Stanley Klefstad Nims Stephens Denman Nurse Dodds Kruck Tabor O'Mallev Van Gilst Elvers Kyhl Ely Patton Walker Lange Lisle Flatt

Nays, none.

Absent or not voting, 9:

Briles Elthon Hagie Schroeder Burns Griffin Mincks Vance Condon

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

On motion of Senator Hansen, House File 615, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hansen moved that the bill be read a third 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:

Ayes, 50:			
Balloun	Floy	Lodwick	Reno
Benda	Frommelt	Lucken	Reppert
Beneke	Hagedorn	Main	Rigler
Buren	Hansen	McGill	Riley
Burke	Heaberlin	McNally	Shaff
Cassidy	Heying	Messerly	Shirley
Coleman	Hill	Mills	Shoeman
DeKoster	Kibbie	Murray	Stanley
Denman	Klefstad	Nims	Stephens
Dodds	Kruck	Nurse	Tabor
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lange	Patton	\mathbf{Walker}
Flatt	Lisle		

Nays, none.

Absent or not voting, 9:

Briles Elthon Hagie Schroeder Burns Griffin Mincks Vance

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 Shoeman, House File 616, a bill for an act to repeal section two hundred forty-six point five (246.5), Code 1962, relating to penitentiary and men's reformatory salary appropriations out of money not otherwise appropriated, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shoeman moved that the bill be read a third 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:

Ayes, ou.			
Balloun	DeKoster	Frommelt	Klefstad
Benda	Denman	Hagedorn	Kruck
Beneke	Dodds	Hansen	Kyhl
Buren	Elvers	Heaberlin	Lange
Burke	Ely	Heying	Lisle
Cassidy	Flatt	Hill	Lodwick
Coleman	Floy	Kibbie	Lucken

Rigler Stanley Nims Main Nurse Rilev Stephens McGill McNally O'Malley Shaff Tabor Patton Shirley Van Gilst Messerly Mills Reno Shoeman Walker Reppert Murray

Nays, none.

Absent or not voting, 9:

Briles Elthon Hagie Schroeder
Burns Griffin Mincks Vance
Condon

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

On motion of Senator Main, House File 618, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third 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:

Lodwick Balloun Floy Reno Renda Frommelt Lucken Reppert Hagedorn Main Rigler Beneke McGill Riley Buren Hansen Burke Heaberlin McNally Shaff Messerlv Shirlev Cassidy Heying Hill Mills Shoeman Coleman Stanley DeKoster Kibbie Murray Nims Stephens Denman Klefstad Tabor Dodds Kruck Nurse Van Gilst Elvers Kyhl O'Malley Patton Walker Ely Lange Flatt Lisle

Nays, none.

Absent or not voting, 9:

Briles Elthon Hagie Schroeder Burns Griffin Mincks Vance Condon

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

On motion of Senator Shoeman, House File 621, a bill for an act to revert to the general fund of the State of Iowa the unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations for salaries, support, maintenance, equipment, repairs, replacements and alterations retained by the institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shoeman moved that the bill be read a third 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:

Lodwick Balloun Flov Reno Benda Frommelt Lucken Reppert Beneke Hagedorn Main Rigler Hansen McGill Rilev Buren Heaberlin McNally Shaff Burke Cassidy Heying Messerly Shirley Coleman Hill Mills Shoeman DeKoster Kibbie Murray Stanley Stephens Denman Klefstad Nims Nurse Tabor Dodds Kruck Elvers O'Mallev Van Gilst Kvhl Walker Elv Patton Lange Flatt Lisle

Nays, none.

Absent or not voting, 9:

Briles Elthon Hagie Schroeder Burns Griffin Mincks Vance Condon

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

On motion of Senator Messerly, Senate File 438, a bill for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

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

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

Ayes, 51:

Kibbie McNally Balloun Elvers Benda Ely Klefstad Messerly Flatt Kruck Mills Beneke Mincks Flov Kyhl Buren Murray Frommelt Lange Burke Nims Hagedorn Lisle Cassidv Nurse Lodwick Hansen Coleman O'Mallev Heaberlin Lucken DeKoster Main Patton Denman Heving Dodds Hill McGill. Reno

Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 8:

Briles Burns Condon Elthon Griffin Hagie Schroeder Vance

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

Senator Coleman took the chair at 11:40 a.m.

On motion of Senator O'Malley, Senate File 441, a bill for an act providing for seasonal liquor licenses, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked and received unanimous consent that action on Senate File 441 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Lucken, Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state, 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 394, section 6, by striking all of lines 2 and 3 after the word "constructed" in line 2 and inserting in lieu thereof the following: "or substantially remodeled."

On motion of Senator Mills, the committee amendment was adopted.

Senator Lucken offered the following amendment, filed by Senators Lucken and Stephens, and moved its adoption:

Amend Senate File 394 by striking the words "drinking fountain" in line 5 of section 5 and insert in lieu thereof the words "clean tap water".

In line 8 of section 5 strike the words "drinking fountain" and insert in lieu thereof the words "clean tap water".

The amendment was adopted.

President Fulton took the chair at 12:00 noon.

Senator Lucken offered the following amendment, filed by Senator Lucken, et al.:

Amend Senate File 394 by adding at the end thereof a new section as follows:

"Sec. 9. The county sheriff shall formulate rules and regulations for the conduct and behavior of county jail prisoners. These rules shall include provisions for county jail prisoners to do all necessary cleaning and upkeep of cells, compartments, dormitories and day rooms. Extra penalties shall be provided for intentional damage of county jail property.

"Such rules and regulations shall include such enforcement provisions

as may have the approval of the district judges."

On motion of Senator Frommelt, the Senate recessed until 3:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Chair announced the special order of business for the consideration of Senate File 550.

THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approved standards for public and area community and junior colleges and area vocational schools, was taken up and considered.

Senator Denman offered the following amendment and moved its adoption:

Amend section 25 of Senate File 550 by adding thereto the following new

paragraph:

"Have the power to enter into contracts with private schools or colleges in the cooperative or merged areas to provide courses or programs of study in addition to or as a part of the curriculum made available in the community college or area vocational schools."

The amendment was adopted.

Senator Flatt offered the following amendment:

Senate File 550 is hereby amended as follows:

- 1. Amend the title by striking all after the word "Act" in line 1 and inserting in lieu thereof the words "relating to vocational and technical education."
- 2. Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section two hundred fifty-eight point four (258.4), Code

1962, is hereby amended as follows:

- 1. By inserting in line four (4) of subsection seven (7) of such section after the word 'programs,' the words 'area vocational and technical education programs or courses offered in community or junior colleges or by any institution administered by the state board of regents'.
 - 2. By adding thereto the following subsection:

'Administer, allocate, and disburse all federal and state funds available to any school, school district, college, or other educational institution offering vocational-technical education or training programs or courses within the state for the purpose of paying all or any part of operating costs, construction, or such other purposes as may be provided by federal or state laws, rules, and regulations.'"

Senator Flatt moved the adoption of the amendment.

The amendment was lost.

Senator Lisle offered the amendment, filed by Senators Lisle, Nurse and DeKoster on April 20 and found on pages 1003-1007 of the Senate Journal.

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 the Senate amendment to the House amendment and passed Senate File 49, a bill for an act relating to various amendments to the probate code and old age assistance and medical assistance for the aged.

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

Senate File 50, a bill for an act relating to the reporting by physicians, institutions, and others of certain physical abuse of children and the protection of children against further injury.

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

Senate File 77, a bill for an act relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court.

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

Senate File 89, a bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities.

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

Senate File 247, a bill for an act relating to directors and officers of credit unions.

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

Senate File 248, a bill for an act relating to a fee to the superintendent of banking by credit unions.

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

Senate File 255, a bill for an act relating to special levies on schoolhouse

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

Senate File 261, a bill for an act to define a lottery.

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

Senate File 285, a bill for an act relating to drugs and medicines.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 291, a bill for an act to further delineate the "Specific powers" of the state conservation commission.

Also: That the House has passed the following bill in which the concurcurrence of the House was asked:

Senate File 377, a bill for an act to authorize the state board of regents to lease property and facilities.

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

Senate File 506, a bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 516, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1964, and to create a committee on mental hygiene in relation thereto.

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

Senate Concurrent Resolution 28, congratulating the Kiwanis International on the occasion of its fiftieth anniversary.

Also: That the House has concurred in Senate amendments to and passed House File 45, a bill for an act relating to the issuance of franchises by the Iowa state commerce commission for electric transmission lines.

Also: That the House has concurred in Senate amendments to and passed House File 73, a bill for an act regarding employee selecting his medical, surgical and hospital services under workmen's compensation.

Also: That the House has concurred in Senate amendments to and passed House File 132, a bill for an act relating to public parking facilities in cities and towns.

Also: That the House has concurred in Senate amendments to and passed House File 170, a bill for an act relating to the rules of administrative agencies.

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 locking of voting machines.

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

House File 222, a bill for an act relating to the appointment of a deputy collector by the county treasurer.

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

House File 243, a bill for an act relating to per diem received by 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 274, a bill for an act relating to motor vehicles.

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

House File 262, a bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code.

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

House File 332, a bill for an act relating to court costs.

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

House File 354, a bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions.

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

House File 409, a bill for an act to more specifically define the powers of cities in the building of plazas and malls.

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

House File 458, a bill for an act relative to the investment of levee and drainage district funds.

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

House File 492, a bill for an act relating to political parties in special charter cities having a population of 25,000 or more.

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

House File 513, a bill for an act relating to institutional roads.

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 to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind.

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

House File 608, a bill for an act relating to groups eligible to purchase group accident and health insurance.

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 eliminate the necessity of posting indemnifying bonds covering lost state warrants.

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

House File 617, a bill for an act relating to bail.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 291

Amend Senate File 291, section 1, by striking from line 4 the figure "10.".

HOUSE AMENDMENTS TO SENATE FILE 516

Amend Senate File 516, section 2, as follows:

1. By striking in line 10 the word "six" and inserting in lieu thereof the word and figure "eight (8)".

2. By inserting in line 16 after the word "health" the following: ", one from the membership of the Iowa psychological association, one from the membership of the Iowa society of osteopathic physicians and surgeons".

3. By striking all of line 21 and inserting in lieu thereof the following: "shall be three for terms of three years, and three for terms of two years,".

HOUSE MESSAGES CONSIDERED

House File 195, a bill for an act relating to locking of voting machines.

Read first and second times and passed on file.

House File 222, a bill for an act relating to the appointment of a deputy collector by the county treasurer.

Read first and second times and passed on file.

House File 243, a bill for an act relating to per diem received by members of the state soil conservation committee.

Read first and second times and passed on file.

House File 262, a bill for an act relating to the amendment of ordinances in cities which have compiled and published their ordinances in the form of a municipal code.

Read first and second times and passed on file.

House File 274, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles.

Read first and second times and passed on file.

House File 332, a bill for an act to amend section three hundred twenty-one point one hundred ninety (321.190), Code 1962, relating to court costs.

Read first and second times and passed on file.

House File 354, a bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions where such proceedings are successful or where the plaintiff is not able to pay.

Read first and second times and passed on file.

House File 409, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls.

Read first and second times and passed on file.

House File 458, a bill for an act relative to the investment of levee and drainage district funds.

Read first and second times and passed on file.

House File 492, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand (25,000) or more.

Read first and second times and passed on file.

House File 513, a bill for an act relating to institutional roads.

Read first and second times and passed on file.

House File 573, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind.

Read first and second times and passed on file.

House File 608, a bill for an act to amend section five hundred nine point one (509.1), Code 1962, relating to groups eligible to purchase group accident and health insurance.

Read first and second times and passed on file.

House File 609, a bill for an act to eliminate the necessity of posting indemnifying bonds covering lost state warrants.

Read first and second times and passed on file.

House File 617, a bill for an act relating to bail.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 29 By Flatt, O'Malley, Shaff, Lodwick, Stanley, Stephens, Coleman, Cassidy and Dodds

Whereas, the recent severe winter left a late season snow cover of great depth and high water content throughout the basin of the rivers and streams draining and bounding the State of Iowa which has resulted in unprecedented disastrous flooding and threats of flooding of great danger to life, property, and the economy of the state; and

Whereas, to combat the floods and threatened disaster, citizens, civic organizations, and local governmental agencies of those areas of the state lying within the paths of the uncontrolled water have appealed to the Governor of Iowa for commitment of the resources of the state in alleviation of

their distress; and

Whereas, the Governor, in reply to their plea, and conscious of his lawful and executive responsibilities to the citizens and the state in connection with protection of lives and property in time of disaster, and upon the recommendation of the Adjutant General of Iowa, called a conference of representatives of State and Fedral Agencies that have capabilities for cooperation in efforts toward minimizing the destructive effects of disasters, for the purpose of initating "Operation Webfoot" whereby the efforts and resources of all such agencies are coordinated, as required, under the direction of the Adjutant General; and

Whereas, it is provided by law that the Governor may employ the Military Forces of the state for the relief of the state and the protection of life and property therein upon the request of local civilian authorities, and by virtue of this authority has directed the Adjutant General to order into active state service such part or all of the National Guard of Iowa, as required in aid of civil authority and to protect life and property, and to otherwise coordinate and direct the efforts of other State and Federal Agencies engaged in "Operation Webfoot"; and

Whereas, by reason of said directive, the Adjutant General has committed 45 units, including 2,289 officers and men and 304 vehicles and 16 aircraft, with other essential equipment of the Iowa National Guard in the discharge of such duty in the vicinities of the cities of Cherokee, Fort Dodge, Iowa Falls, Waterloo, Cedar Rapids, Des Moines, and Marquette, McGregor, Guttenberg, Sabula, Dubuque, Clinton, Davenport, Muscatine, Burlington and Keokuk located along the length of the Mississippi River on the east boundary of the state, in continuous duty since April 6, 1965; and

Whereas, in the performance of such duty the Iowa National Guard, and other cooperating State and Federal Agencies, are rendering outstanding and meritorious service to the state in connection with evacuation, reinforcing, and patrolling of levies and dikes, protection of community utilities and sanitary facilities, emergency transportation and air evacuation of sick and injured to medical facilities, emergency supply of food, shelter, medical supplies, and other equipment and material essential for the preservation of life and property, at great personal danger, discomfort, hardship, and inconvenience to personnel concerned; now therefore:

Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa, with the House of Representatives Concurring, that the Sixty-first General Assembly go on record as commending the officers and men of the Iowa National Guard and personnel of cooperating State and Federal Agencies engaged in "Operation Webfoot" for their outstanding and meritorious performance of duty and to express the gratitude of the citizens of Iowa and the state for their contribution to the protection of life and property during this time of disaster.

Be It Further Resolved, that a copy of this resolution be sent to the Governor of Iowa, the Adjutant General of Iowa, each State and Federal Agency engaged in this operation, and to each organization of the Iowa National Guard that is and has been engaged in "Operation Webfoot".

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 105, 116, 204, 241, 341, 388, 481 and 542; also, House Files 263 and 372.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 105, 116, 204, 241, 341, 388, 481 and 542; also, House Files 263 and 372.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 26th day of April, 1965, sent to the Governor for his approval: Senate Files 105, 116, 204, 241, 341, 388, 481 and 542.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 23, 1965, the Governor had approved the following bills:

Senate File 41, relating to attendance fees for summer school programs.

Senate File 76, relating to drag racing.

Senate File 146, relating to penalties for excessive interest.

Senate File 390, relating to the use of fire extinguishers.

Senate File 415, relating to corporations incorporated under the laws of any foreign country, or corporations organized in this country.

PROOF OF PUBLICATION

Published copy of Senate File 537 and verified proof of publication of said bill in The Daily Reporter, a daily newspaper printed at Spencer, Clay County, Iowa, was filed with the Secretary of the Senate prior to the time said bill was placed on passage in the Senate.

ROBERT G. MOORE, Secretary of the Senatc.

SENATE FILE 392 RETURNED TO COMMITTEE

Senator McNally asked and received unanimous consent that Senate File 392 be returned to the committee on governmental subdivisions for further study.

REPORTS OF COMMITTEES

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred

Senate File 340, a bill for an act relating to the importation of swine into Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 345, a bill for an act relating to firearms permits, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 329, a bill for an act relating to the unlawful possession and transportation of fireworks, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 425, a bill for an act relating to amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 475, a bill for an act relating to the compensation of the clerk of the grand jury in certain counties, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 595, a bill for an act relating to the abolition of the death penalty in Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 282 by adding a new section as follows: Sec. 2. The provisions of section one hundred ninety-two
- 3 point ten (192.10), Code 1962, restricting the sale of Grade
- 4 "A" raw milk by wholesalers and retailers shall not apply to
- 5 wholesalers or dealers in such milk on July 4, 1965 and there-
- 6 after and who have been in continuous operation for at least
- one year prior to that date, provided they comply to the
- 8 standards for sale of Grade "A" raw milk in effect prior to
- 9 that date. This execption shall be inapplicable whenever the
- 10 ownership of any such dairy has been changed by fifty percent
- 11 or more from that as it existed on said date.

SEELEY G. LODWICK.

- 1 Amend House File 253 by adding the following new sections:
- 2 Sec. 16. Section four hundred fifty-five point forty
- 3 (455.40), Code 1962, is amended by striking from line twenty-
- 4 two (22) the word "shall" and insert in lieu thereof the
- 5 word "may".
- 6 Sec. 17. Section four hundred fifty-five point sixty-one 7 (455.61), Code 1962, is amended by adding at the end thereof
- 7 (455.61), Code 1962, is amended by adding at the end thereof 8 the words "All drainage districts may invest funds not im-
- 9 mediately needed for current operating expenses as provided
- in chapter four hundred fifty-three (453) of the Code."
 Sec. 18. Section four hundred sixty-two point fifteen
- 12 (462.15), Code 1962, is hereby repealed and the following
- 13 enacted in lieu thereof:
- 14 "Candidates for drainage districts trustee shall have their
- 15 names placed on printed ballots provided a petition therefor
- 16 is signed by ten qualified electors of the district and filed
- 17 with the clerk of the board at least fourteen days before the
- 18 election. Space shall also be provided on the ballot for
- 19 write-in votes."

SEELEY G. LODWICK.

- 1 Amend Senate File 550 as follows:
- 2 1. Strike all of lines 4 through 19 of
- 3 section 17.
- 4 2. Strike from line 1 of section 18 the
- 5 words "In addition to revenue derived by tax levy, a" and insert
- 6 in lieu thereof the word "The".
- 7 3. Strike all of section 19 after the word
- 8 "colleges" in line 3 and insert in lieu thereof a period
- 9 (.).

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10 4. Strike all of sections 20, 21 and 11

> EUGENE M. HILL. Donald G. Beneke.

1 Amend Senate File 553 as follows:

2 1. By striking in line 64 of Sec. 2 the words "qualified" 3 and "adequate".

- 4 2. By striking in line 65 of Sec. 2 the words "Adequate 5 personnel". 6 3. By striking in lines 72 and 73 of Sec. 2 the words "who
- shall devote at least one-third (1/3) of the school day exclusively to library services." and inserting a period (.) after the word "librarian" in lines 71 and 72 thereof. 9
- 10 4. By striking in line 74 of Sec. 2 the words "Preparation. The" and inserting in lieu thereof the words "A full-time". 11

5. By striking lines 83 to 91, inclusive, in Sec. 2 and

13 inserting the following in lieu thereof:

- "(4) In addition to textbooks, each high school shall provide 14 15 a library collection of one thousand two hundred (1,200) books appropriate for the educational enrichment of its students, or 16 17 at least seven (7) books per pupil enrolled, whichever is the larger." 18
 - 6. By striking lines 93 to 106, inclusive, of Sec. 2 and inserting the following in lieu thereof:

21 "All high schools shall employ at least one (1) professionally 22 trained counselor or director of guidance services on at least a 23 part time basis, so that, as nearly as practicable, one (1) such counselor shall be employed full time for each five hundred (500) 24 pupils or major fraction thereof in one or more high schools. Such other members of the non-instructional professional staff, including 26

but not limited to physicians, dentists, nurses, school psychologists, 27 speech therapists and other specialists, as may be employed or 28 shared by one or more high schools shall satisfy the professional 29

practice requirements of the State of Iowa." 30

7. By striking the period (.) at the end of line 107 in Sec. 2 31 and inserting the words ", which may be shared by public high schools." 32

8. By striking lines 108 to 111 and the word "Adequate"

34 in line 112 of Sec. 2.

9. By striking lines 5 to 7, inclusive, in Sec. 3 and

inserting the following in lieu thereof: 36

"Formulate rules and regulations for the administration of 37 Chapter two hundred seventy-two (272), Code 1962, in accordance 38 39 with the terms thereof."

DONALD G. BENEKE.

Amend Senate File 553 as follows: 1

1. By striking lines 7 to 11, inclusive, in Sec. 2 and

inserting in lieu thereof the following:

4 "administering Chapter two hundred eighty (280), Code 1962, 5 and enforcing the following minimum basic curriculum which, except 6 as provided herein, shall be taught annually in those of the follow-7 ing grades established by all public, parochial and private schools:"

2. By striking subsections 1 and 2 of Sec. 2 and renumbering

9 the remaining subsections thereof.

10 3. By striking lines 33 to 36 of Sec. 2 and inserting in

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11 lieu thereof the following:

"studies; language arts which shall include spelling and

13 grammar, and may include oral and written composition, and other

14 communication subjects; reading; physical education; music and

art." 15

16 4. By striking line 44 of Sec. 2 and inserting in lieu

17 thereof the following: 18 "a. Three (3) units of science (including one (1) unit of

19 physics and one (1) unit of chemistry which may be offered in 20 alternate years)." 21

5. By inserting in line 46 of Sec. 2 between the words "and" and "either" the words "which may include".

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- 23 6. By striking the words "excluding personal" in line 55 24 of Sec. 2 and inserting in lieu thereof the word "including".
- 7. By adding the following subsection after subsection 7 25
- following line 61 of Sec. 2 and renumbering the remaining subsec-26 27 tions:
- 28 "8. No school shall be required to offer any high school
- course in which fewer than 10 students seek enrollment, unless 29the course is required in Chapter two hundred eighty (280), Code 1962." 30
 - Donald G. Beneke.

1 Amend Senate File 553 as follows:

- By striking line 149 of Sec. 2 and inserting the following in lieu thereof:
- 4 "one (1) year notice by certified mail addressed to the
- 5 president of the board of directors of the school district and
- 6 specifying the grounds for removal. If, during said year, the
- 7 district takes steps to remedy and avoid the grounds for removal
- 8 and satisfies the state superintendent it will thereafter comply
- 9 with law, the department shall notify the district by certified 10 mail. If notice of satisfaction is not received, the school district
- 11 may at any time during said year, call a public hearing before the
- 12 state board of public instruction to be held in one of the school-
- 13 houses in the district, at which time such school district shall
- 14 show cause, if any, why it should not be removed from the approved 15 list. Notice of said hearing, specifying the time and place thereof,
- 16 shall be by certified mail addressed to the state superintendent and
- mailed at least sixty (60) days prior to said hearing, and by one 17
- 18 publication in a newspaper of general circulation within the district
- 19 at least one week prior to said hearing. Evidence may be presented
- 20 on both sides. Within five (5) days following said hearing the
- 21 state board shall render its decision, in writing, signed by a
- 22 majority of the members thereof and shall affirm, modify or vacate
- 23 the action of the state superintendent, specifying the grounds or
- 24 reasons for the action taken. If the school is thereafter removed, 25 or to be removed, from the approved list, the school district may.
- 26 within thirty (30) days following the filing of the state board's
- 27 decision with the school district, appeal to the district court of
- 28 county in which most of the school board members reside. In such case, 29
- notice shall be served on the state superintendent as provided by the Rules of Civil Procedure for service of original notices. The 30
- trial court shall hear said case de novo on the record theretofore 31
- 32made and on any additional competent, relevant and material evidence
- 33 presented on either side, and shall render judgment on the merits.

- 34 Said decision may be appealed to the Supreme Court under the Rules
- 35 of Civil Procedure. During the pendency of an appeal to the
- 36 district or Supreme Court, the effective date of removal of a
- 37 school from the approved list shall be stayed.

EUGENE M. HILL.

Senate File 550 is hereby amended as follows:

1. Amend the title by striking all after the word "colleges" in line 2 and inserting in lieu thereof a period.

2. Amend by striking all after the enacting clause and insert-

5 ing in lieu thereof the following: 6 "Section 1. The state board of

"Section 1. The state board of public instruction shall establish vocational schools and community colleges throughout the state to offer to the greatest extent possible educational opportunities and services to all residents of the state in such areas where the need exists. In establishing vocational schools and community colleges, the state board shall:

11 community colleges, the state board shall:
12 1. Make rules for the governing of, admission to, and curriculum
13 and tuition for all institutions established and administered by

14 the board.

2. With the approval of the executive council, purchase, acquire, or rent real estate for the proper use of institutions established and administered by the board and dispose of any real estate owned by the institutions when not necessary for their purposes. Disposal of such real estate shall be made upon such terms, conditions, and consideration as the board may recommend and subject to the approval of the executive council.

3. Construct, maintain, remodel, and improve buildings and facilities at institutions under the administration of the board.

4. Acquire, purchase, rent, or accept on loan or such other basis acceptable to the board equipment necessary to adequately provide curriculum offered at state vocational schools and community colleges.

5. Collect the highest rate of interest, consistent with safety, obtainable on daily balances in the hands of the board.

- 6. Employ such administrative personnel, professors, instructors, officers, and employees, as shall be necessary to operate institutions under the jurisdiction of the board, and to fix the compensation of all persons so employed.
- 7. Accept, administer, allocate, and disburse any federal and state funds available to pay any portion of the operating costs, any portion of the cost of acquiring sites and for constructing, acquiring, or remodeling facilities for vocational schools or community colleges, or for such purposes as may be provided by federal and state laws, rules, and regulations, and establish priorities for the use of such funds.
- 40 for the use of such funds.
 41 8. Accept and administer trusts deemed to be beneficial and
 42 perform obligations of the institutions established and adminis43 tered by the board.
- 9. Accept donations and gifts and expend the same in accordance with such terms as may be attached thereto.
 - Sec. 2. The management, purchase, disposition, or use of lands and other property and of funds allocated to the state board shall be subject to the same procedures under the board as govern the state board of regents as prescribed in sections two hundred sixty-two point eleven (262.11), two hundred sixty-two point fourteen

(262.14) to two hundred sixty-two point nineteen (262.19), inclu-51 sive, and two hundred sixty-two point thirty-four (262.34) of the 52 53 Code.

Sec. 3. The executive officer of each institution under the 54 administration of the state board shall at such time as the board 55 require make a report to the board setting forth such observations 56 and recommendations as in the judgment of the officer are for the

57 benefit of the institution. At least once every three (3) years, 58 the state board shall review and re-evaluate board policies and 59

procedures governing institutions under the control of the board. 60 curriculum offered at such institutions to insure that vocational-61

technical training courses and community college curriculum are 62

adequately being provided to the citizens of the state, and such 63 other areas affecting institutions under the control of the board 64

as the board may so determine. The results of each evaluation 65

shall be published in a report and made available to the governor 66 and to members of the general assembly or may be included in the 67

68 biennial report which the board is required to submit under section 69 four of this act.

Sec. 4. The state board shall file a biennial report with the 70 governor and the general assembly which shall include such facts, 71 observations

and conclusions respecting all institutions under control of the 72

73 board as in the judgment of the board should be considered by the 74 general assembly. Such report shall contain an itemized account of

the receipts and expenditures of the board and of the institutions 75

under the control of the board, and the reports made to the board 76 by the executive officers of the institutions under control of the 77

board. The board shall submit budgets for biennial appropriations 78

deemed necessary for the board and for establishment, maintenance, 79 and operation of institutions under the control of the board.

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SEELEY G. LODWICK.

1 Amend Senate File 321 as follows:

Amend section 3, line 3 by striking all after the word "the" and inserting in lieu thereof the following: "Lake View Resort, 3

a newspaper published at Lake View, Iowa, and the Highland Park 4

5 News, a newspaper published at Des Moines, Iowa."

GEORGE E. O'MALLEY.

Amend House File 561 as follows: 1

1. By striking lines 92 through 119 of section 1, subsection 2.

3 2. By striking lines 250 through 253 of section 1, subsection

4 13. 5

3. By striking lines 263 through 280 of section 4.

GEORGE E. O'MALLEY.

- Amend Senate File 553 by striking in lines 133 to 134 1
- of Sec. 2 the words "failing to comply with such approval
- standards, rules, and regulations" and inserting in lieu thereof the words "failing to offer the courses of study
- 4 required herein and in Chapter two hundred eighty (280)".

MERLE W. HAGEDORN.

- Amend Senate File 553 by striking all of lines 116 to 130
- in Sec. 2 and substituting the following in lieu thereof: 2 "10. The state superintendent shall make recommendations

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- and suggestions, in writing, to each school and college under his jurisdiction wherein the department of public instruction
- 6 determines, after due investigation, that deficiencies exist
- 7 in such areas as administration, curriculum, staffing, personnel 8
- assignment, certification, extracurricular activities, buildings, 9 facilities, sites, libraries, equipment, graduation requirements,
- 10 instruction and instructional materials, maintenance, trans-
- 11 portation and other educational services. He shall also, with
- 12 the approval of the state board, make recommendations, in
- writing, to each General Assembly within thirty (30) days 13
- after the commencement of each regular session, concerning laws 14
- 15 governing minimum requirements in said areas."

MERLE W. HAGEDORN.

- 1 Amend section 1 of House File 138 by striking the following from line 6, "in or outside of the school". 2
- 3 and inserting in lieu thereof the words "within its"; 4 and further amend by inserting the following after the
- word "district" in line 6, "or within districts not 5
- maintaining a twelve (12) grade school system lying

contiguously thereto".

TOM RILEY.

Senate File 550 is hereby amended as follows:

1. Amend the title by striking all after the word "Act" in 2 3 line 1 and inserting in lieu thereof the words "relating to vocational and technical schools." 4

2. Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter two hundred fifty-eight (258), Code 1962, is hereby amended by adding thereto the following new section:

'The board of directors of each public school corporation may, with approval of the state board of public instruction and when duly authorized by the voters, establish and maintain in the district a vocational-technical school. Each such school shall offer as its curriculum or part of its curriculum vocational or technical education, training, or retraining available to persons who have completed or left high school and are preparing to enter the labor market; persons who are attending high school who will benefit from such education or training but who do not have the necessary facilities available in the local high schools; persons who have entered the labor market and are in need of upgrading or learning skills; and persons who due to academic, socio-economic, or other handicaps are prevented from succeeding in regular vocational or technical education programs. The state superintendent of public instruction, subject to the approval of the state board of public instruction, shall prepare and publish from time to time standards for vocational-technical schools and provide adequate inspection for such schools. No such school may be established until the proposition to establish the school has been approved by at least

28 sixty (60) percent of the total vote cast for and against the proposition at a regular school election or at a special election.' 30 "Sec. 2. Section two hundred fifty-eight point four (258.4),

31 Code 1962, is hereby amended by inserting in line four (4) of subsection seven (7) of such section after the word 'programs,' 32

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33 the words 'area vocational-technical-education programs or 34 courses offered in vocational-technical schools, community or 35 junior colleges, or by any institution administered by the state 36 board of regents'.

"Sec. 3. Section two hundred eighty-six A point four (286A.4), 38 Code 1962, as amended by section one (1) of chapter one hundred 39 seventy-three (173), Acts of the Sixtieth General Assembly, is 40 hereby amended by striking from line three (3) of subsection three 41 (3) the words 'junior college district' and inserting in lieu 42 thereof the words 'iunior or community college or vocational-

technical school district'."

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JOSEPH B. FLATT.

1 Amend Senate File 550 by adding the following new section: 2 "Nothing herein contained shall authorize a vocational school 3 or community college to offer programs and studies which are 4 already being furnished in the area by private schools or colleges nor to prevent governing bodies from contracting with private 5 6 schools or colleges to furnish training included in their 7 curriculums. Should it be contended that private facilities are 8 inadequate in any respect, then the state board shall make a 9 determination in this regard from which determination an appeal 10 may be taken to the district court of Polk County within thirty 11 (30) days in which court the matter shall be heard de novo and without any presumption as to the correctness of the state board's 12 13 determination."

HOWARD C. REPPERT, JR.

1 Amend Senate File 550 by adding the following: 2 Section 1. There is hereby established a two (2) year liberal 3 arts college to be governed by the state board of regents and lo-4 cated in the seventh (7) congressional district of the state. 5

Sec. 2. On or before July 1, 1966, the state board of regents shall select a site for the two (2) year liberal arts college and shall proceed to acquire the necessary lands therefor 8 by gift, purchase, or condemnation proceedings as permitted in chapter two hundred sixty-two (262) of the Code.

Sec. 3. The state board of regents shall establish a curricu-10 11 lum for the two-year college which shall be equal and comparable to the curriculum of the first (1st) two (2) year course presently 12 13 maintained by the existing state universities and college. The board shall add a third (3rd) and fourth (4th) year curriculum 14 at the college at such time as the board deems such curriculum

16 feasible and necessary. 17 Sec. 4.

There is hereby appropriated to the state board of 18 regents from the general fund of the state the sum of one hundred 19 thousand (100,000) dollars or as much thereof as shall be necessary 20 for the establishment of the two (2) year college created by this Act. Such funds shall be expended for site selection expenses, site 21 22 acquisition costs, and planning, developing, constructing, and 23 equipping the necessary grounds, buildings, and other facilities

24 deemed necessary by the state board of regents for the establish-25 ment of the liberal arts college.

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Sec. 5. Section two hundred sixty-two point seven (262.7), 27 Code 1962, is hereby amended by adding the following subsection: 28 "The two (2) year liberal arts college established by this 29 Act."

GILBERT E. KLEFSTAD.

- 1 Amend Senate File 550, section 26, by inserting the 2 following at the end thereof:
- 3 "In addition, an existing public community or junior
- 4 college may be converted into an area vocational school or
- 5 area community college by agreement between the board of
- 6 directors of the local school district operating the community
- 7 or junior college and the board of directors of the merged
- 8 area. Such agreement shall be effective only is approved 9 by the state board of public instruction. Such agreement
- 10 shall provide for reasonable compensation to such local
- 11 school district."

DAVID STANLEY.

JOSEPH W. CASSIDY.

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m., Tuesday, April 27, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, APRIL 27, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend John C. Thorns, pastor of the First Presbyterian Church, Battle Creek, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Reno for the balance of the week on request of Senator Briles; Senator Shirley for the day on request of Senator Kruck.

PETITIONS

The following petitions were presented and placed on file:

By Senator Tabor, from seventy-seven residents of Jones and Jackson Counties favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Stephens, from one hundred residents of Louisa and Washington Counties favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Main, from thirty-four residents of Union County favoring the licensing of physical therapists.

By Senator Benda, from two thousand five hundred seventeen residents of the State of Iowa favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Walker, from one hundred eighty-nine residents of Hardin and Iowa Counties favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator McGill, from one hundred five residents of Lucas and Wayne Counties.

Senator Walker, from seven hundred ninety-two residents of Hamilton County.

Senator Van Gilst, from one thousand eight hundred sixty-two residents of Keokuk and Mahaska Counties.

PRESENTATION OF VISITORS

Senator Balloun asked and received unanimous consent to present to the Senate seventy-three students from the Benton Community School, Blairstown, who were present in the balcony accompanied by their instructors, Richard W. Diehl and Ann McGravey.

Senator Dodds asked and received unanimous consent to present to the Senate seventeen students from the Sperry Community School who were present in the balcony accompanied by their instructor, Rachael Butler.

Senator Nims asked and received unanimous consent to present to the Senate forty students from the Nesco Community School, Zearing and McCallsburg, who were present in the balcony accompanied by their instructor, Jack Roberts.

Senator Coleman asked and received unanimous consent to present to the Senate forty-two students from the St. Pius X School, Des Moines, who were present in the balcony accompanied by their instructor, Sister Mary Marlene.

Senator Benda asked and received unanimous consent to present to the Senate one hundred students from the Grinnell-Newburg Junior High School who were present in the balcony accompanied by their instructors, Lelia Farley, Sharon Meredith and Richard Purcell.

Senator Benda asked and received unanimous consent to present to the Senate twenty-two students from the St. Paul's Lutheran Church, Williamsburg, who were present in the balcony accompanied by their instructor, William Diekhoft.

Senator Hagie asked and received unanimous consent to present to the Senate twenty-six students from St. John's School, Clarion, who were present in the balcony accompanied by their instructor, Sister Mary Cephas.

Senator Briles asked and received unanimous consent to present to the Senate a group of government students from the Bedford Community School who were present in the balcony accompanied by their instructors, Mesdames Valentine, Ackers and Mathis.

Senator Kibbie asked and received unanimous consent to present

to the Senate two educators from India, Srinwasa Iyengar and Pritam Basi, who were present in the Senate chamber.

INTRODUCTION OF BILLS

Senate File 562, by committee on governmental affairs, a bill for an act relating to governor's day.

Read first and second times and placed on the calendar.

Senate File 563, by committee on governmental subdivisions, a bill for an act authorizing cities to establish zoos.

Read first and second times and placed on the calendar.

Senate File 564, by committee on governmental subdivisions, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available.

Read first and second times and placed on the calendar.

Senate File 565, 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, 1965, and ending June 30, 1967, to the social welfare department for the purpose of medical assistance to the aged.

Read first and second times and placed on the calendar.

Senate File 566, by committee on appropriations, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for construction, replacement, repairs, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, land acquisition, for siltation control, for boundary surveys, engineering services and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto.

Read first and second times and placed on the calendar.

Senate File 567, 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, 1965, and ending June 30, 1967, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, and support for Indians residing on a settlement.

Read first and second times and placed on the calendar.

SPECIAL ORDER CONTINUED THIRD READING OF BILLS

On motion of Senator Kibbie, the Senate resumed consideration of Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approved standards for public and area community and junior colleges and area vocational schools.

The Senate resumed consideration of the amendment filed by Senators Lisle, Nurse and DeKoster on April 20 and found on pages 1003-1007 of the Senate Journal.

President pro tempore O'Malley took the chair at 10:15 a.m.

Senator Lisle offered the following amendment to the amendment filed by Senators Lisle, Nurse and DeKoster:

Amend the amendment as follows:

1. By striking all of lines fifteen (15) through seventy-five (75), inclusive, and inserting in lieu thereof the following:

"Sec. 35. Plans prepared and submitted pursuant to section thirty-four (34) hereof shall include the items set forth in section five (5), insofar as applicable, and shall be subject to the following additional requirements:

"1. No plans for the establishment of a community college or vocationaltechnical school shall be approved by the state board of public instruction unless the district demonstrates in such plan the ability to provide classroom facilities for an enrollment of at least three hundred fifty students in the proposed community college or vocational-technical school.

"2. No new community college or vocational-technical school shall be approved for establishment within a radius of fifty miles from a similar vocational-technical school or community college unless the site for such proposed new school is located within a school district of fifty thousand or more population.

"3. If the plan proposes a community college program without provision for instruction in at least three areas of vocational-technical study, a commitment that a vocational-technical department with provision for such instruction will be established in such community college within five years of approval of the proposed plan by the state board of public instruction."

2. By striking all of lines seventy-six (76) through eighty-seven (87) and

inserting in lieu thereof the following:

"Sec. 36. Upon receipt of any plan submitted as hereinabove provided, the state board shall proceed as provided in section seven (7) of this Act. In the event the state board disapproves such plan it shall specify the reasons for its disapproval and the local board may resubmit such plan at such time as it can overcome the specific objections stated in such disapproval,"

3. By striking all of lines ninety-eight (98) through one hundred one

(101) and inserting in lieu thereof the following:

"1. All of the items described in subsections one (1), two (2), four (4), five (5) and six (6) of section eighteen (18) of this Act."

4. By striking all of lines one hundred eleven (111) through one hundred

seventeen (117).

5. By striking the figure "5" from line one hundred eighteen (118) and inserting in lieu thereof the figure "3".

On motion of Senator Lisle, the amendment to the amendment was was adopted.

Senator Lisle moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes,	21:
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Balloun	Griffin	Lisle	Shaff
Benda	Hagie	Lodwick	Shoeman
Beneke	Heying	Lucken	Stephens
Briles	Kyhl	Nurse	Vance
Burke	Lange	Rigler	Walker
DeKoster		-	

Nays, 30:

Buren	Ely	Kruck	Nims
Burns	Floy	Main	O'Malley
Cassidy	Frommelt	McGill	Patton
Coleman	Hansen	McNally	Reppert
Condon	Heaberlin	Messerly	Stanley
Denman	\mathbf{Hill}	Mincks	Tabor
Dodds	Kibbie	Murray	Van Gilst
Elvers	Klefstad	-	

Absent or not voting, 8:

Elthon	Hagedorn	Reno	Schroeder
Flatt	Mills	Riley	Shirley

The amendment was lost.

Senator Lodwick offered the following amendment:

Senate File 550 is hereby amended as follows:

1. Amend the title by striking all after the word "colleges" in line 2 and inserting in lieu thereof a period.

2. Amend by striking all after the enacting clause and inserting in lieu

thereof the following:

"Section 1. The state board of public instruction shall establish vocational schools and community colleges throughout the state to offer to the greatest extent possible educational opportunities and services to all residents of the state in such areas where the need exists. In establishing vocational schools and community colleges, the state board shall:

1. Make rules for the governing of, admission to, and curriculum and tuition for all institutions established and administered by the board.

2. With the approval of the executive council, purchase, acquire, or rent real estate for the proper use of institutions established and administered by the board and dispose of any real estate owned by the institutions when

not necessary for their purposes. Disposal of such real estate shall be made upon such terms, conditions, and consideration as the board may recommend and subject to the approval of the executive council.

3. Construct, maintain, remodel, and improve buildings and facilities at

institutions under the administration of the board.

- 4. Acquire, purchase, rent, or accept on loan or such other basis acceptable to the board equipment necessary to adequately provide curriculum offered at state vocational schools and community colleges.
- 5. Collect the highest rate of interest, consistent with safety, obtainable on daily balances in the hands of the board.
- 6. Employ such administrative personnel, professors, instructors, officers, and employees, as shall be necessary to operate institutions under the jurisdiction of the board, and to fix the compensation of all persons so employed.
- 7. Accept, administer, allocate, and disburse any federal and state funds available to pay any portion of the operating costs, any portion of the cost of acquiring sites and for constructing, acquiring, or remodeling facilities for vocational schools or community colleges, or for such purposes as may be provided by federal and state laws, rules, and regulations, and establish priorities for the use of such funds.
- 8. Accept and administer trusts deemed to be beneficial and perform obligations of the institutions established and administered by the board.

9. Accept donations and gifts and expend the same in accordance with

such terms as may be attached thereto.

- Sec. 2. The management, purchase, disposition, or use of lands and other property and of funds allocated to the state board shall be subject to the same procedures under the board as govern the state board of regents as prescribed in sections two hundred sixty-two point eleven (262.11), two hundred sixty-two point fourteen (262.14) to two hundred sixty-two point nineteen (262.19), inclusive, and two hundred sixty-two point thirty-four (262.34) of the Code.
- Sec. 3. The executive officer of each institution under the administration of the state board shall at such time as the board require make a report to the board setting forth such observations and recommendations as in the judgment of the officer are for the benefit of the institution. At least once every three (3) years, the state board shall review and reevaluate board policies and procedures governing institutions under the control of the board, curriculum offered at such institutions to insure that vocational-technical training courses and community college curriculum are adequately being provided to the citizens of the state, and such other areas affecting institutions under the control of the board as the board may so determine. The results of each evaluation shall be published in a report and made available to the governor and to members of the general assembly or may be included in the biennial report which the board is required to submit under section four of this act.
- Sec. 4. The state board shall file a biennial report with the governor and the general assembly which shall include such facts, observations and conclusions respecting all institutions under control of the board as in the judgment of the board should be considered by the general assembly. Such report shall contain an itemized account of the receipts and expenditures of the board and of the institutions under the control of the board, and the reports made to the board by the executive officers of the institutions under control of the board. The board shall submit budgets for biennial appropriations deemed necessary for the board and for establishment, maintenance, and operation of institutions under the control of the board.

President Fulton took the chair at 10:55 a.m.

Senator Flatt asked and received unanimous consent to withdraw the amendment filed by him on April 26 and found on pages 1088 and 1089 of the Senate Journal.

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

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 550 and the amendment filed by Senator Lodwick.

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting after the period, in line 14, the

following sentence:

"The state board before establishing any course or curriculum shall make a survey of the area to be served by any institutions established under this Act to determine the extent of private facilities and shall not establish any course or curriculum if it appears that adequate private facilities for the offering of such course or curriculum already exist."

The amendment to the amendment was lost.

Mills

Senator Lodwick moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Aves. 23:

Elthon

11 y CB, 40.			
Balloun Benda Beneke Briles Burke DeKoster	Flatt Griffin Hagie Heying Hill Kyhl	Lange Lisle Lodwick Rigler Schroeder Shaff	Shoeman Stephens Tabor Vance Walker
Nays, 32:			
Buren Burns Cassidy Coleman Condon Denman Dodds Elvers	Ely Floy Frommelt Hagedorn Hansen Heaberlin Kibbie Klefstad	Kruck Lucken Main McGill McNally Messerly Mincks Murray	Nims Nurse O'Malley Patton Reppert Riley Stanley Van Gilst
Absent or no	t voting. 4:		

Reno

Shirley

The amendment was lost.

Senator Kibbie offered the following amendment, filed by Senators Kibbie, DeKoster, Nurse and Van Gilst, and moved its adoption:

Amend Senate File 550 by striking all of subsection 5 of section 1, and inserting in lieu thereof the following:

"5. Programs for all students of high school age who may best serve themselves by enrolling for vocational and technical training while also enrolled in a local high school, public or private."

The amendment was adopted.

Senator Hagedorn offered the following amendment:

Amend Senate File 550 as follows:

1. Strike section 17 and insert the following:

Sec. 17. Chapter four hundred twenty-two (422), Code 1962, is amended by adding a new division known as the "Special school tax on earnings" as follows:

"A special school tax on earnings figured on the net income as determined by sections four hundred twenty-two point seven (422.7) and four hundred twenty-two point eight (422.8) of the Code is hereby levied upon all residents of the merged area vocational school or community college.

"The tax provided for by this division shall be computed on income tax

forms designed by the state tax commission.

"The state comptroller shall at the end of each month return such tax funds to the treasurer of the merged area school of origin.

"The rate of tax shall be as determined by the board of directors of the

area school.

"The tax payable under the provisions of this section shall be paid at the time of filing the return required by section four hundred twenty-two point thirteen (422.13) of the Code as amended. If the amount required to be paid under the provisions of this section when added to the amount required to be paid under division two (II) of chapter four hundred twenty-two (422) of the Code exceeds fifty dollars, the total tax payable may be paid in two installments as provided by section four hundred twenty-two point twenty-four (422.24) of the Code.

"All the provisions of sections four hundred twenty-two point twenty-five (422.25), four hundred twenty-two point twenty-six (422.26), four hundred twenty-two point twenty-two point twenty-two point twenty-two point twenty-nine (422.29), and four hundred twenty-two point thirty (422.30), of the Code as far as applicable shall apply to all individuals taxable under

this section."

Section four hundred twenty-two point one (422.1), Code 1962, is hereby amended by adding the following new division: "Special school tax on earnings".

Section four hundred twenty-two point thirteen (422.13), Code 1962, is hereby amended by striking all of subsections one (1) and two (2) and

substituting in lieu thereof the following:

"Every individual having a net income as defined in this chapter, for the tax year from sources taxable under this chapter of six hundred dollars or over shall make and sign a return unless in the case of husband and wife, said income is included in a single joint return. All returns shall be properly identified by residence of the taxpayer in his basic school tax unit.

2. Strike from line one (1) of section eighteen (18) the words "tax levy" and insert the words "the special school tax on earnings".

3. Strike from lines three (3) and four (4) of section nineteen (19) the words "and may contract indebtedness and issue bonds to raise funds for such purposes".

4. Strike sections twenty (20), twenty-one (21) and twenty-two (22) and renumber the remaining sections.

Senator Schroeder raised a point of order on the amendment for the reason that it is not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Hill offered the following amendment, filed by Senators Hill and Beneke, and moved its adoption:

Amend Senate File 550 as follows:

1. Strike all of lines 4 through 19 of section 17.

2. Strike from line 1 of section 18 the words "In addition to revenue derived by tax levy, a" and insert in lieu thereof the word "The".

3. Strike all of section 19 after the word "colleges" in line 3 and insert

in lieu thereof a period (.).

4. Strike all of sections 20, 21 and 22.

President pro tempore O'Malley took the chair at 4:55 p.m.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Aves, 29:

Balloun	Frommelt	Lange	Schroeder
Benda	Griffin	Lisle	Shaff
Benke	Hagie	Lodwick	Shoeman
Briles	Heaberlin	Main	Stephens
Buren	Heying	Patton	Tabor
Burke	Hill	Rigler	Vance
DeKoster	Kyhl	Riley	Walker
Flatt	- ·		

Nays, 26:

Burns	Ely	Lucken	Nims
Cassidy	Floy	McGill	Nurse
Coleman	Hagedorn	McNally	O'Malley
Condon	Hansen	Messerlv	Reppert
Denman	Kibbie	Mincks	Stanley
Dodds	Klefstad	Murray	Van Gilst
Elvers	Kruck		,

Absent or not voting, 4:

Elthon Mills Reno Shirley

The amendment was adopted.

Senator Reppert offered the following amendment:

Amend Senate File 550 by adding the following new section:

"Nothing herein contained shall authorize a vocational school or community college to offer programs and studies which are already being furnished in the area by private schools or colleges nor to prevent governing bodies from contracting with private schools or colleges to furnish training included in their curriculums. Should it be contended that private facilities are inadequate in any respect, then the state board shall make a determination in this regard from which determination an appeal may be taken to the district court of Polk County within thirty (30) days in which court the matter shall be heard de novo and without any presumption as to the correctness of the state board's determination."

Senator Shaff raised a point of order on the amendment for the reason that it contained the same subject matter as an amendment previously defeated.

The Chair ruled the point well taken and the amendment out of order.

Senator Klefstad offered the following amendment:

Amend Senate File 550 by adding the following:

Section 1. There is hereby established a two (2) year liberal arts college to be governed by the state board of regents and located in the seventh (7) congressional district of the state.

Sec. 2. On or before July 1, 1966, the state board of regents shall select a site for the two (2) year liberal arts college and shall proceed to acquire the necessary lands therefor by gift, purchase, or condemnation proceedings as permitted in chapter two hundred sixty-two (262) of the Code.

Sec. 3. The state board of regents shall establish a curriculum for the two-year college which shall be equal and comparable to the curriculum of the first (1st) two (2) year course presently maintained by the existing state universities and college. The board shall add a third (3rd) and fourth (4th) year curriculum at the college at such time as the board deems such curriculum feasible and necessary.

Sec. 4. There is hereby appropriated to the state board of regents from the general fund of the state the sum of one hundred thousand (100,000) dollars or as much thereof as shall be necessary for the establishment of the two (2) year college created by this Act. Such funds shall be expended for site selection expenses, site acquisition costs, and planning, developing, constructing, and equipping the necessary grounds, buildings, and other facilities deemed necessary by the state board of regents for the establishment of the liberal arts college.

Sec. 5. Section two hundred sixty-two point seven (262.7), Code 1962, is hereby amended by adding the following subsection:

"The two (2) year liberal arts college established by this Act."

Senator Kruck raised a point of order on the validity of the amendment.

The Chair ruled the point well taken and the amendment out of order.

Senator Stanley offered the following amendment, filed by Senators Stanley and Cassidy, and moved its adoption:

Amend Senate File 550, section 26, by inserting the following at the end thereof:

"In addition, an existing public community or junior college may be converted into an area vocational school or area community college by agreement between the board of directors of the local school district operating the community or junior college and the board of directors of the merged area. Such agreement shall be effective only if approved by the state board of public instruction. Such agreement shall provide for reasonable compensation to such local school district."

The amendment was adopted.

Senator Lisle offered the following amendment and moved its adoption:

Amend Senate File 550 by striking all of section 35 and inserting in

lieu thereof the following:

"Section two hundred eighty point eighteen (280.18), Code 1962, is amended by striking all of lines thirty (30), thirty-one (31), and thirty-two (32)."

The amendment was adopted.

Senator Stanley offered the following amendment, filed by Senators Stanley and Elvers, and moved its adoption:

Amend Senate File 550 as follows:

1. In section 23, insert the following after the word "census" in line 6: "or change in boundaries of the merged area".

2. In section 25, insert the following new subsection after subsection

2 and renumber the remaining subsections:

"3. Change boundaries of merged areas to take into account mergers of local school districts and changes in boundaries of local school districts, when necessary to maintain the policy of this Act that no local school district shall be a part of more than one (1) merged area. The state board may also make other changes in boundaries of merged areas with the approval of the board of directors of each merged area affected by the change."

The amendment 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 Senate is asked:

House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel.

Also: 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 562, a bill for an act to regulate the sale of credit life and credit accident and health insurance.

Also: That the House has amended Senate amendment and concurred in said amendment as amended and passed House File 541, a bill for an act

relating to primary elections, vacancies, precinct caucuses and county and state conventions.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 541

Amend the Senate amendment to House File 541, by adding the following new sentence to section 36:

"1. A list of the names and addresses of each person to whom a ballot was delivered or who was allowed to vote in each precinct caucus shall be prepared by the caucus chairman and secretary who shall certify such list to the county auditor at the same time as the names of those elected as delegates and party committeemen are so certified."

HOUSE MESSAGES CONSIDERED

House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel.

Read first and second times and passed on file.

House File 562, a bill for an act to regulate the sale of credit life and credit accident and health insurance.

Read first and second times and passed on file.

SENATE RESOULTION 2 By Beneke and Rigler

Whereas, many citizens of the State of Iowa have recently suffered substantial losses from flood damage which losses may be carried back in computing gross income on the Federal Income Tax Returns for the calendar year of 1964; and

Whereas, there is some question or doubt as to whether such losses can be carried back on the 1964 Iowa income tax returns: and

Whereas, it has been the policy of this state to provide for computation of adjusted gross income on Iowa tax returns in the same manner as such income is computed on the federal returns; and

Whereas, in keeping with said policy and further to afford our flood victims the greatest possible consideration in view of their grievous losses,

Now Therefore Be It Resolved by the Senate, that the ways and means committee be and it is hereby directed to study the income tax situation with reference to carryback of casualty losses and to prepare and recommend a suitable bill if in the judgment of the committee further legislation is necessary or desirable to insure tax relief in the flood situation.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the Hill-Beneke amendment to Senate File 550 filed April 26, 1965, passed the Senate.

Andrew G. Frommelt.

ADDITIONAL COPIES

Senator Hansen asked and received unanimous consent to have five hundred additional copies of Senate File 342 printed.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- H. F. 195 Governmental affairs
- H. F. 222 Governmental affairs
- H. F. 243 Governmental affairs
- H. F. 262 Governmental subdivisions (Companion to S. F. 162)
- H. F. 274 Transportation
- H. F. 332 Judiciary
- H. F. 354 Judiciary
- H. F. 409 Governmental subdivisions
- H. F. 458 Governmental subdivisions
- H. F. 492 Governmental affairs
- H. F. 513 Transportation
- H. F. 608 Commerce
- H. F. 609 Judiciary
- H. F. 617 Judiciary

REPORTS OF COMMITTEES

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 67, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred Senate File 470, a bill for an act transferring jurisdiction to the City of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, 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 Senate File 470 by striking lines 9 through 11 of section one, and inserting in lieu thereof the following:

"shall be offered for sale by the State Executive Council to the City of

Independence, Iowa, at a price per acre to be fixed by the State Executive Council, for the purpose of using the same for an airport site by the City of Independence, Iowa, notwithstanding any other law to the contrary. The Secretary of the Executive Council is hereby authorized to execute any deeds or other instruments necessary to convey title to said described property and to effectuate the purposes of this Act."

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 189, a bill for an act relating to improvement and maintenance of extensions of primary roads within cities and towns, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 394, section 6, by striking all of
- lines 1 through 3 as amended, and inserting in lieu thereof
- 3 the following:
- 4 "Sec. 6. This Act shall apply to all jails and additions 5 and extensions to jails constructed after July 4, 1965, and
- 6 all existing jails which are substantially remodeled or
- 7 reconstructed after July 4, 1965. This Act shall apply to all
- 8 other existing jails from and after July 1, 1966, except that
- 9 this Act shall not require improvements to such a jail if the
- probable cost of such improvements will exceed the amount
 which the board of supervisors may lawfully authorize with-
- 12 out submitting the proposition to the voters."

DAVID STANLEY. J. HENRY LUCKEN.

1 Amend Senate File 412, section 3, by striking the word and

2 figure "nine (9)" in line 1, and inserting in lieu thereof

- 3 the word and figure "six (6)".
- Further amend section 3, line 9, by striking the word and
- 5 figure "three (3)" and inserting in lieu thereof the word

6 and figure "two (2)".

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 553 by striking from section 4
- 2 all of subsection 2.

EUGENE M. HILL.

- 1 Amend Senate File 554, section 9, as follows:
- By adding in line 3, following the word "in", the following
- 3 words, "The West Des Moines Express".
- 4 Further amend section 9, line 4, by adding at the beginning
- 5 of line 4, the words, "West Des Moines, Iowa".

HOWARD C. REPPERT, JR.

- 1 Amend House File 590 by adding a new section as follows:
- 2 Sec. 3. Section one hundred six point twenty-seven (106.27),

4

5

7

16

20

3 Code 1962, is amended by adding the following:

"In the event any structure is ordered removed from lands 4 not under the jurisdiction of the commission, any expense to 5

the owner of such structure incurred by such order of removal

shall be borne by the state."

ADOLPH ELVERS.

Amend Senate File 553 by adding the following section thereto: 1 2

"Sec. 5. The state superintendent shall establish rules and

regulations for recording the number of high school students who

drop out or quit each high school before graduation for reasons other than health or transfer to another high school and shall,

as provided in this chapter, remove from the approved list any

school district in which more than ten percent (10%) of the students

so drop out or quit over a five year period."

JOHN A. WALKER.

Amend House File 229 as follows: 1 2

1. By adding a new section preceding section 1 as follows:

"Section three hundred twenty-one point twenty-three (321.23), Code 1962, is amended by striking from line four (4) of sub-

section one (1) the word 'seventy-five' and inserting in lieu

thereof the words 'one (1) dollar fifty (50)'." 6

2. By adding two new sections following section 2 as follows:

8 "Section three hundred twenty-one point forty-seven (321.47),

Code 1962, is amended by striking from line twenty-three (23) 9

the word 'seventy-five' and inserting in lieu thereof the words 10

'one (1) dollar fifty (50)'." 11

"Section three hundred twenty-one point forty-eight (321.48), 12

Code 1962, is amended by striking from line seven (7) of subsection two (2) the word 'seventy-five' and inserting in lieu 13 14

thereof the words 'one (1) dollar fifty (50)'." 15

3. By adding a new section following section 3 as follows:

17 "Section three hundred twenty-one point fifty (321.50), Code

18 1962, is further amended by inserting after the word 'dollar'

in line fifty-five (55) the words 'and fifty cents'." 19

4. By renumbering the sections in conformity with this amendment. HOWARD C. REPPERT, JR.

Amend House File 627 by inserting in line 6 after the word 1 "semitrailer" the words ", except a commercial vehicle,". HOWARD C. REPPERT, JR.

Amend Senate File 344 by striking all after the enacting 1 clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-four point three 3

(324.3), Code 1962, as amended by section one (1) of chapter 4 one hundred ninety-four (194), Acts of the Sixtieth General

5 6 Assembly, is hereby amended by striking from line two (2) the

7

word "six" and inserting in lieu thereof the word "seven (7)". Sec. 2. Section three hundred twenty-four point thirty-

8 four (324.34), Code 1962, is hereby amended by striking from 9

line six (6) the word "seven" and inserting in lieu thereof 10

the word "eight (8)". 11 12

Sec. 3. Section three hundred twenty-four point seventy-

13 eight (324.78), Code 1962, is hereby amended by adding thereto 14 the following:

"The net proceeds of one (1) cent per gallon excise tax on the diesel special fuel and one (1) cent per gallon excise tax on motor fuel and other special fuel collected under the provisions of this chapter shall be credited by the treasurer of state to the primary road fund to be used for construction of primary roads other than highways designated as interstate on the basis of need

20 other than highways designated as interstate on the basis of need 21 as determined by the state highway commission." 22 Sec. 4. Section three hundred twelve point one (312.1), Code 23 1962, is hereby amended by inserting in line two (2) of subsection

23 1962, is hereby amended by inserting in line two (2) of subsection 24 two (2) of such section after the number "324" the words ", except 25 those net proceeds allocated to the primary road fund under section 26 three hundred twenty-four point seventy-eight (324.78) of the Code."

27 Sec. 5. This Act, being deemed of immediate importance, shall 28 take effect and be in force on July 1, 1965, after its publication

29 in The Spencer Daily Reporter, a newspaper published in Spencer, 30 Iowa, and in The Spirit Lake Beacon, a newspaper published in 31 Spirit Lake, Iowa.

ANDREW G. FROMMELT.

Amend the second Beneke amendment to Senate File 553, filed 2 April 26, 1965, by striking in line 32 the word "high".

Donald G. Beneke.

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m., Wednesday, April 28, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, APRIL 28, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Raymond A. Roloff, pastor of the First Methodist Church, Rockwell City, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Mincks, from one hundred fifty-two residents of Wapello County favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Briles, from one hundred twenty-five residents of Montgomery County favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Nurse, from twenty-five residents of O'Brien County favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Kruck, from fifty residents of Greene County favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Lisle, from seventy-nine residents of Mills County favoring passage of the "Fair" pari-mutuel bill for legal wagering on horse races.

By Senator Heying, from fifty-two residents of Fayette County in opposition to the repeal of the right-to-work law.

By Senator Lucken, from three hundred sixty-seven residents of Plymouth County in opposition to proposed legislation relating to responsibilities of the state superintendent of public instruction.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Benda, from five hundred sixty-four residents of Iowa County.

Senator Hagie, from forty-eight residents of Wright County.

Senator Walker, from one thousand sixty-six residents of Hardin County.

Senator Nims, from two hundred thirty-four residents of Story County.

PRESENTATION OF VISITORS

Senator Balloun asked and received unanimous consent to present to the Senate thirty-seven students, members of the government class of the Herbert C. Hoover High School, Toledo, who were present in the balcony accompanied by their instructors, Don R. Kilstorte and Doug Zylstra.

Senator Stephens asked and received unanimous consent to present to the Senate one hundred three students, members of the ninth grade classes of the Mid-Prairie Community Schools of Wellman, Kalona and West Chester, who were present in the balcony accompanied by their instructors, Thelma Schupbach and Marl Ramsey.

Senator Griffin asked and received unanimous consent to present to the Senate seventy-nine students, members of the American government class from the Maple Valley Community School, Mapleton, who were present in the balcony accompanied by their instructors, William Christenson and Joe Christenson.

Senator Benda asked and received unanimous consent to present to the Senate twenty-four students from the Junior and Senior High Schools, Brooklyn-Malcom, who were present in the balcony accompanied by their instructor, Mrs. Marion Otto.

Senator Mincks asked and received unanimous consent to present to the Senate eighty students, members of the sixth grade class of the Stuart Elementary School, Ottumwa, who were present in the balcony accompanied by their instructors, Naomi Thompson, Florence Kneafsey, Ferne Forward and Robert Feaster.

Senator Mincks asked and received unanimous consent to present to the Senate twenty-two students from the Ottumwa High School, members of the student council, who were present in the balcony accompanied by their instructor, Mrs. Glen J. James.

Senator DeKoster asked and received unanimous consent to present to the Senate thirty-six students, members of the senior classes of all the high schools in Sioux County, all students in the top ten percent scholastically of their various schools. The students were accompanied by their instructors, Dave Schreur, Osborne Liaboe, Roy Roth, Herman Clemens, Dale Hubers and Lynn Kruwell.

INTRODUCTION OF BILLS

Senate File 568, by committee on governmental affairs, a bill for an act to provide for representation in the senate and house of representatives in the Sixty-second General Assembly and thereafter.

Read first and second times and placed on the calendar.

Senate File 569, by committee on judiciary, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations.

Read first and second times and placed on the calendar.

Senator Beneke called up the following resolution:

SENATE RESOLUTION 2 By Beneke and Rigler

Whereas, many citizens of the State of Iowa have recently suffered substantial losses from flood damage which losses may be carried back in computing gross income on the Federal Income Tax Return for the calendar year of 1964; and

Whereas, there is some question or doubt as to whether such losses can

be carried back on the 1964 Iowa income tax returns; and

Whereas, it has been the policy of this state to provide for computation of adjusted gross income on Iowa tax returns in the same manner as such income is computed on the federal returns; and

Whereas, in keeping with said policy and further to afford our flood victims the greatest possible consideration in view of their grievous losses,

Now Therefore Be It Resolved by the Senate, that the ways and means committee be and it is hereby drected to study the income tax situation with reference to carryback of casualty losses and to prepare and recommend a suitable bill if in the judgment of the committee further legislation is necessary or desirable to insure tax relief in the flood situation.

On motion of Senator Beneke, the resolution was adopted.

HOUSE AMENDMENTS CONSIDERED

Senator Benda called up for consideration Senate File 291, a bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the "Specific powers" of the state conservation commission, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 291

Amend Senate File 291, section 1, by striking from line 4 the figure "10.".

The Senate concurred in the House amendment.

Senator Benda 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, 49:

Balloun	Floy	Lange	Reppert
Benda	Frommelt	Lisle	Rigler
Beneke	Griffin	Lodwick	Riley
Briles	Hagedorn	Lucken	Schroeder
Burke	Hagie	Main	Shaff
Cassidy	Hansen	McGill	Shoeman
Coleman	Heaberlin	Mincks	Stanley
DeKoster	Heying	Murray	Stephens
Denman	Kibbie	Nims	Tabor
Dodds	Klefstad	Nurse	Vance
Elvers	Kruck	O'Mallev	Van Gilst
Ely	Kyhl	Patton	Walker
Flat	-		

Nays, none.

Absent or not voting, 10:

Buren	Elthon	Messerly	Reno
Burns	Hill	Mills	Shirley
Condon	MaNally		-

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

Senator Kruck called up for consideration Senate File 422, a bill for an act relating to the issuance of a temporary driver's permit, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 422

Amend Senate File 422, section one (1), by striking from line three (3) the word "section" and inserting in lieu thereof the word "thereto".

The Senate concurred in the House amendment.

Senator Kruck 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:

Balloun Frommelt Lisle Rigler Benda Lodwick Griffin Riley Beneke Hagedorn Lucken Schroeder Briles Hagie Main Shaff Cassidy McGill Shoeman Hansen DeKoster Heaberlin Mincks Stanley Denman Murray Stephens Heving Dodds Hill Nims Tabor Elvers Kibbie Nurse Vance Van Gilst Ely Klefstad O'Mallev Flatt Walker Kruck. Patton Floy Kyhl Reppert

Nays, 2:

Coleman Lange

Absent or not voting, 10:

Condon Messerly Reno Burke Elthon Mills Shirley Burns McNally

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

Senator Hansen called up for consideration Senate File 192, a bill for an act relating to outdoor advertising along the interstate highways within the state, amended by the House as follows:

HOUSE AMENDMENT TO SENATE FILE 192

Amend Senate File 192 as follows:

1. By inserting in line eleven (11) of section two (2) following the word "located" the words "providing said rules and regulations promulgated by the state highway commission shall not be more restrictive than required to conform to the national standards as set forth in Title twenty-three (23). United States Code."

2. By striking from lines one (1) and two (2) of section eight (8) the following: "Any expenditures under this Act shall be payable from the primary road fund."

3. By inserting after section eight (8) the following new sections:

"Sec. 9. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by chapter two hundred sixty-six (266) and section one (1) of chapter two hundred sixty-seven (267), Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By inserting in line six (6) after the word 'treasurer.' the following: 'Within fifteen (15) days after the effective date of this Act, the state treasurer shall transfer the sum of three hundred fifty thousand (350,000) dollars to a fund which shall be known as the 'interstate outdoor advertising fund' from which all expenditures under this Act shall be paid.'

2. By inserting in line twenty-seven (27) after the word 'plates' the words 'and the amount transferred during such fiscal year to the interstate

outdoor advertising fund'."

"Sec. 10. Section one (1) of chapter two hundred sixty-six (266), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line eleven (11) after the word 'year' the words ', and any amount unexpended in the interstate outdoor advertising fund on June 30, 1969,"

4. By renumbering the remaining section in accordance with this amendment.

Senator Shaff raised a point of order on the amendment under Rule 21 of the Senate.

The Chair ruled the point well taken.

Senator Coleman moved that the rules be suspended and that the Senate consider the House amendment to Senate File 192 at this time.

Roll call was requested.

On the question "Shall the rules be suspended?" the vote was:

Ayes, 32:

Burke Burns Cassidy Coleman Denman Dodds Elvers Elv	Floy Frommelt Hagedorn Hansen Heaberlin Heying Hill Kibbie	Main McGill McNally Mincks	Nims Nurse O'Malley Reppert Shirley Stanley Tabor Van Gilst
Ely	Kibbie	Murray	Van Gilst

Nays, 17:

Balloun	Kyhl	Messerly	Shoeman
Benda	Lange	Rigler	Stephens
Beneke	Lisle	Schroeder	Vance
DeKoster Hagie	Lodwick	Shaff	Walker
Hama			

Absent or not voting, 10:

Briles	${f Elthon}$	Mills	Reno
Buren	Flatt	Patton	Riley
Condon	Griffin		-

The motion prevailed.

On motion of Senator Hansen, the Senate concurred in the House amendment.

Senator Hansen 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:

,,			
Benda	Elvers	Hill	Main
Burke	Ely	Kibbie	McGill
Burns	Floy	Klefstad	McNally
Cassidy	Frommelt	Kruck	Messerly
Coleman	Hagedorn	Lange	Mincks
DeKoster	Hansen	Lisle	Murray
Dodds	Heaberlin	Lodwick	Nims
Denman	Heying	Lucken	Nurse
	• -		

O'Malley Riley Stanley Van Gilst Reppert Schroeder Tabor Walker Rigler Shirley

Nays, 7:

Balloun Hagie Shaff Stephens Beneke Kyhl Shoeman

Absent or not voting, 10:

Briles Elthon Mills Reno
Buren Flatt Patton Vance
Condon Griffin

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

Senator Ely called up for consideration Senate File 516, a bill for an act declaring the Mental Health Authority as the state agency to receive and administer funds available under the Federal Mental Health Act of July 3, 1946, and to create a committee on mental hygiene in relation thereto, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 516

Amend Senate File 516, section 2, as follows:

1. By striking in line 10 the word "six" and inserting in lieu thereof the word and figure "eight (8)".

2. By inserting in line 16 after the word "health" the following: ", one from the membership of the Iowa psychological association, one from the membership of the Iowa society of osteopathic physicians and surgeons".

3. By striking all of line 21 and inserting in lieu thereof the following: "shall be three for terms of three years, and three for terms of two years,".

The Senate concurred in the House amendment.

Senator Ely 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, 54:

Balloun Flov Lisle Reppert Benda Frommelt Lodwick Rigler Rilev Beneke Griffin Lucken Briles Hagedorn Main Schroeder Burke Hagie McGill. Shaff Burns Hansen McNally Shirley Heaberlin Cassidv Messerly Shoeman Coleman Heying Mincks Stanley DeKoster Hill Murray Stephens Denman Kibbie Nims Tabor Dodds Klefstad Nurse Vance O'Malley Elvers Kruck Van Gilst Ely Kyhl Patton Walker Flatt Lange

Nays, none.

Absent or not voting, 5:

Condon

Elthon

Mills

Reno

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

Senator Frommelt called up for consideration House File 541, a bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions, amended by the Senate, and moved that the Senate concur in the following House amendment to the Senate amendment:

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 541

Amend the Senate amendment to House File 541, by adding the follow-

ing new sentence to section 36:

"1. A list of the names and addresses of each person to whom a ballot was delivered or who was allowed to vote in each precinct caucus shall be prepared by the caucus chairman and secretary who shall certify such list to the county auditor at the same time as the names of those elected as delegates and party committeemen are so certified."

The Senate concurred in the House amendment.

Senator Frommelt 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, 50:

Balloun
Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill

Ely

Flat

Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mincks
Murray
Nims

Kruck

Lange

Kyhl

Nurse O'Malley Patton Reppert Rigler Riley Schroeder Shaff Shirley Tabor Van Gilst Walker

Nays, 4:

Shoeman

Stanley

Kibbie Klefstad

Stephens

Vance

Absent or not voting, 4:

Buren Elthor

on Mills

Reno

Voting present, 1:

Main

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 O'Malley, Senate Joint Resolution 14, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation, was taken up for further consideration.

Senator O'Malley asked and received unanimous consent that House Joint Resolution 17 be substituted for Senate Joint Resolution 14.

On motion of Senator O'Malley, House Joint Resolution 17, a joint resolution authorizing and directing the state executive council to proceed with the acquisition of additional land for the capitol grounds as suggested in the report of the Capitol Planning Commission and to make an appropriation, was taken up and considered.

Senator O'Malley 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, 50:

Benda	Floy	Lisle	Reppert
Briles	Frommelt	Lodwick	Rigler
Burke	Griffin	Lucken	Riley
Burns	Hagedorn	McGill	Schroeder
Cassidy	Hagie	McNally	Shaff
Coleman	Hansen	Messerly	Shirley
Condon	Heaberlin	Mincks	Shoeman
DeKoster	Heying	Murray	Stanley
Denman	Hill	Nims	Stephens
Dodds	Klefstad	Nurse	Tabor
Elvers	Kruck	O'Malley	Van Gilst
Ely	Kyhl	Patton	Walker
Flatt	Lange		

Nays, 1: Balloun

Absent or	not voting, 8:		
Beneke	Elthon	Main	Reno
Buren	Kibbie	Mills	Vance

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley asked and received unanimous consent that Senate Joint Resolution 14 be withdrawn from further consideration of the Senate.

On motion of Senator Coleman, Senate File 565, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of medical assistance to the aged, was taken up and considered.

Senator Coleman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Flatt	Lisle	Reppert
Frommelt	Lodwick	Rigler
Griffin	Lucken	Riley
Hagedorn	Main	Schroeder
Hagie	McGill	Shaff
Hansen	McNally	Shirley
Heaberlin	Messerly	Shoeman
Heying	Mincks	Stanley
Hill	Murray	Stephens
Kibbie	Nims	${f Tabor}$
Klefstad	Nurse	Vance
Kruck	O'Malley	Van Gilst
Kyhl	Patton	Walker
Lange		
	Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl	Frommelt Lodwick Griffin Lucken Hagedorn Main Hagie McGill Hansen MeNally Heaberlin Messerly Heying Mincks Hill Murray Kibbie Nims Klefstad Nurse Kruck O'Malley Kyhl Patton

Nays, none.

Absent or	not voting,	5:	
Buren Elthon	Floy	M	ills

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Schroeder, Senate File 278, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations, was taken up for further consideration.

Senator Schroeder asked and received unanimous consent that House File 214 be substituted for Senate File 278.

On motion of Senator Schroeder, House File 214, a bill for an act to amend sections three hundred twenty-one point one (321.1) and three hundred twenty-one point four hundred eighty-six (321.486), Code 1962, relating to appearance bail in connection with traffic violations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schroeder moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Balloun Flatt Lange Reppert Benda Flov Lisle Rigler Lodwick Reneke Frommelt Rilev Briles Lucken Schroeder Griffin Buren Hagedorn Main Shaff Burke Hagie McGill Shirley Burns Hansen McNally Shoeman Cassidy Heaberlin Messerly Stanley Coleman Heving Mincks Stephens Condon Tabor Hill Murray Denman Vance Kibbie Nims Dodds Van Gilst Klefstad Nurse Elvers Kruck O'Malley Walker Ely Kyhl Patton

Nays, none.

Absent or not voting, 4:

DeKoster

Elthon

Mills

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Schroeder asked and received unanimous consent that Senate File 278 be withdrawn from further consideration of the Senate.

President pro tempore O'Malley took the chair at 10:15 a.m.

On motion of Senator Lucken, Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state, was taken up for further consideration.

Senator Stanley offered the following amendment, filed by Senators Stanley and Lucken:

Amend Senate File 394, section 6, by striking all of lines 1 through 3

as amended, and inserting in lieu thereof the following:

"Sec. 6. This Act shall apply to all jails and additions and extensions to jails constructed after July 4, 1965, and all existing jails which are substantially remodeled or reconstructed after July 4, 1965. This Act shall apply to all other existing jails from and after July 1, 1966, except that this Act shall not require improvements to such a jail if the probable cost of such improvements will exceed the amount which the board of supervisors may lawfully authorize without submitting the proposition to the voters."

The amendment was adopted.

Senator Lucken asked and received unanimous consent that action on Senate File 394 be deferred and that the bill retain its place on the calendar.

THIRD READING OF BILLS

On motion of Senator Schroeder, Senate File 525, a bill for an act to amend and revise chapter four hundred eighty-nine (489), Code 1962, as amended by section one (1) of chapter two hundred eighty-five (285), Acts of the Sixtieth General Assembly, relating to electric transmission line franchises, the procedure in obtaining and extending such franchises, the fees to be assessed against the applicant or petitioner therefor, and to provide for the issuance of temporary construction permits for the construction of transmission lines not exceeding one mile in length prior to the granting of a franchise for such lines, was taken up, and considered.

Senator Schroeder moved that the bill be read a 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. 54:

Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker
Walker

Nays, none.

Absent or not voting, 5:

Condon Kibbie Mills Reno Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Mincks, Senate File 526, a bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonprofit child care agency as a result of judicial determination, was taken up and considered.

Senator Mincks asked and received unanimous consent that House File 305 be substituted for Senate File 526.

On motion of Senator Mincks, House File 305, a bill for an act to provide aid to dependent children payments to children placed in a foster home or with a public or nonprofit child-care agency as a result of judicial determination, was taken up and considered.

Senator Mincks moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Flatt Kyhl Patton Benda Flov Reppert Lange Briles Frommelt Lisle Rigler Griffin Riley Buren Lodwick Burke Hagedorn Lucken Schroeder Burns Hagle Main Shaff McGill Shirley Cassidy Hansen Coleman Heaberlin McNally Shoeman Condon Heying Stanley Messerly Hill DeKoster Mincks Stephens Denman Kibbie Murray Tabor Dodds Klefstad Nims Van Gilst Walker Elvers O'Mallev Kruck Ely

Nays, none.

Absent or not voting, 6:

Beneke Mills Reno
Elthon Nurse

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Mincks asked and received unanimous consent that Senate File 526 be withdrawn from further consideration of the Senate.

Senator Coleman took the chair at 11:40 a.m.

On motion of Senator Mincks, Senate File 527, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind, was taken up and considered.

Senator Mincks asked and received unanimous consent that House File 573 be substituted for Senate File 527.

On motion of Senator Mincks, House File 573, a bill for an act to disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind, was taken up and considered.

Senator Mincks moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

Ralloun Elv Benda Flatt Beneke Floy Briles Frommelt Buren Griffin Burke Hagedorn Burns Hagie Cassidy Hansen Heaberlin Coleman Condon Heying DeKoster Hill Denman Kibbie Dodds Klefstad Elvers Kruck

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mincks
Murray
Nims
Nurse
O'Malley

Patton Reppert Rigler Rilley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 3:

Elthon

Mills

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Mincks asked and received unanimous consent that Senate File 527 be withdrawn from further consideration of the Senate.

SPECIAL ORDER CONTINUED THIRD READING OF BILLS

On motion of Senator Kibbie, the Senate resumed consideration of Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approved standards for public and area community and junior colleges and area vocational schools.

The Chair announced that the following Call of the Senate had been filed and requested the Secretary to call the roll.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a call of the Senate on Senate File 550 and all amendments and motions thereto.

JOSEPH B. FLATT.
ROBERT R. RIGLER.
LUCAS J. DEKOSTER.
RICHARD STEPHENS.
ELMER F. LANGE.
DONALD BENEKE.
FRANCIS MESSERLY.

MAX MILO MILLS.
R. W. HAGIE.
JOHN A. WALKER.
DAVID O. SHAFF.
C. M. VANCE.
JAMES BRILES.
KENNETH BENDA.
VERN LISLE.

Roll call revealed all members present with the exception of Senators Elthon and Reno who had been previously excused.

President Fulton took the chair at 11:25 a.m.

Senator Stanley offered the following amendment, filed by Senators Stanley and Cassidy, and moved its adoption:

Amend Senate File 550, section 37, by inserting the following after the period in line 16:

"Multiply this product by the actual number of days the school or college was officially in session. The aid computation shall be made separately for each area vocational school or area community college."

The amendment was adopted.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 550 by striking section 16 and inserting in lieu thereof a new section as follows:

"A merged area formed under the provisions of this Act shall have the status of a district which shall be managed and governed as provided in this Act and other applicable laws."

Senator Beneke requested a roll call.

Flatt

Griffin

Hagie

On the question "Shall the amendment be adopted?" the vote was:

Kyhl

Lange

Lodwick

Stephens

Vance

Walker

Ayes, 15:

Balloun

Beneke

Briles

Burke	Heying	Shoeman	•
Nays, 38:			
Benda	Ely	Lucken	O'Malley
Buren	Floy	Main	Patton
Burns	Frommelt	McGill	Reppert
Cassidy	Hagedorn	Messerly	Rigler
Coleman	Hansen	Mills	Riley
Condon	Heaberlin	Mincks	Shirley
DeKoster	Hill	Murray	Stanley
Denman	Kibbie	Nims	${f Tabor}$
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kruck		* * *

Absent or not voting, 6:

Elthon McNally Schroeder Shaff Lisle Reno

The amendment was lost.

Senator Coleman offered the following amendment filed by Senators Coleman and O'Malley:

Amend Senate File 550 by adding at the end thereof a new section as follows:

"The provisions of this Act relating to a separate board for administration

of such area vocational schools and for merger of counties to form such schools shall not apply to any county having a population in excess of two hundred fifty thousand."

Senator Coleman asked and received unanimous consent to withdraw the amendment.

On motion of Senator Frommelt, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Roll call revealed all members present.

The Senate resumed consideration of Senate File 550.

Senator Frommelt called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which the Hill-Beneke amendment to Senate File 550 filed April 26, 1965, passed the Senate.

Senator Coleman took the chair at 3:00 p.m.

Roll call was requested.

On the question "Shall the Senate reconsider?" the vote was:

Ayes, 30:

Buren	\mathbf{Ely}	Lucken	Nurse
Burns	Floy	McGill	O'Malley
Cassidy	Frommelt	McNally	Reppert
Coleman	Hagedorn	Messerly	Riley
Condon	Hansen	Mincks	Shirley
Denman	Kibbie	Murray	Stanley
Dodds	Kruck	Nims	Van Gilst
Elvers	Lisle		

Navs. 27:

Balloun	Griffin	Lange	Shaff
Benda	Hagie	Lodwick	Shoeman
Beneke	Heaberlin	Main	Stephens
Briles	Heving	Mills	Tabor
Burke	Hill	Patton	Vance
DeKoster	Klefstad	Rigler	Walker
Flatt	Kvhl	Schroeder	

Absent or not voting, 2: Elthon Reno

The motion to reconsider prevailed.

President Fulton took the chair at 3:10 p.m.

Senator Frommelt moved the adoption of the following amendment by Senators Hill and Beneke:

Amend Senate File 550 as follows:

1. Strike all of lines 4 through 19 of section 17.

2. Strike from line 1 of section 18 the words "In addition to revenue derived by tax levy, a" and insert in lieu thereof the word "The".

3. Strike all of section 19 after the word "colleges" in line 3 and insert in lieu thereof a period (.).

4. Strike all of sections 20, 21 and 22.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 27:

Griffin	Lange	Shaff
Hagie	Lodwick	Shoeman
Heaberlin	Main	Stephens
Heying	Mills	${f Tabor}$
Hill	Patton	Vance
Klefstad	Rigler	Walker
Kyhl	Schroeder	
	Hagie Heaberlin Heying Hill Klefstad	Hagie Lodwick Heaberlin Main Heying Mills Hill Patton Klefstad Rigler

Nays, 30:

Buren	Elv	Lucken	Nurse
Burns	\mathbf{Flov}	McGill	O'Mallev
Cassidy	Frommelt	McNally	Reppert
Coleman	Hagedorn	Messerly	Rilev
Condon	Hansen	Mincks	Shirley
Denman	Kibbie	Murray	Stanley
Dodds	Kruck	Nims	Van Gilst
Elvers	Lisle		

Absent or not voting, 2:

Elthon Reno

The amendment was lost.

Senator Lisle offered the following amendment and moved its adoption:

Amend Senate File 550 as follows:

1. Strike from line 6 of section 37 the word "thereto" and insert in lieu thereof the words "to subsection three (3)".

2. Strike from line 11 of section 37 the words and figures "one (1) dollar and fifty (50) cents" and insert in lieu thereof the words and figures "two (2) dollars and twenty-five (25) cents".

3. Add a new section as follows:

Sec. 38. Section one (1) of chapter one hundred seventy-three (173), Acts Sixtieth General Assembly is amended by striking from line seven (7) the words "one dollar and a half" and inserting in lieu thereof the words and figures "two (2) dollars and twenty-five (25) cents".

The amendment was adopted.

Senator Kibbie moved that the bill be read a third 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:

Balloun Elvers Lisle O'Malley Benda Ely Lodwick Patton Briles Lucken Floy Rilev Buren Frommelt McGill Reppert Burke Hagedorn McNally Schroeder Shaff Burns Hansen Messerly Heaberlin Cassidv Mills Shirley Hill Mincks Coleman Stanley Condon Kibbie Murray Tabor DeKoster Klefstad Nims Van Gilst Walker Denman Kruck Nurse Dodds

Nays, 12:

Beneke Hagie Lange Shoeman Flatt Heying Main Stephens Griffin Kyhl Rigler Vance

Absent or not voting, 2:

Elthon Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kibbie asked and received unanimous consent that Senate File 550 be immediately messaged to the House, which request was complied with.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 553.

On motion of Senator Cassidy, Senate File 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction, was taken up and considered.

Senator DeKoster offered the following amendment:

Amend Senate File 553 as follows:

- 1. Amend section 2, line 7, by striking the comma and the words "parochial and private".
- 2. Further amend section 2, subsection 10, lines 124 and 125, by striking the comma and the words "private and parochial".

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 565 passed the Senate.

ROBERT R. RIGLER.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 344 be made a special order of business immediately following the special order on Senate File 553.

Also, that House File 67 be made a special order of business immediately following action on Senate File 344.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 568 be made a special order of business for May 4, 1965, at 9:00 a.m.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 77, 89, 247, 248, 255, 261, 377 and 506.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 77, 89, 247, 248, 255, 261, 377 and 506.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 28th day of April, 1965, sent to the Governor for his approval: Senate Files 77, 89, 247, 248, 255, 261, 377 and 506.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator Frommelt submitted the following report:

Mr. PRESIDENT: Your committee on ways and means to which was referred Senate File 344, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel, 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:

1. Amend section 1 by striking all of said section after the word "by" in line four (4) and inserting in lieu thereof the following: "adding thereto the following: The excise tax of six cents a gallon provided for in this section shall be increased to seven (7) cents a gallon for the biennium beginning July 1, 1965, and ending June 30, 1967."

2. Amend section 2 by striking all of said section after the word "by" in line two (2) and inserting in lieu thereof the following: "adding thereto the following: The excise tax of seven (7) cents per gallon provided for in this section shall be increased to eight (8) cents per gallon for the biennium beginning July 1, 1965, and ending June 30, 1967."

3. Amend section 3 by inserting after the word "collected" in line six (6) the following: "during the biennium beginning July 1, 1965, and

ending June 30, 1967".

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 184, a bill for an act relating to cosmetology, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 230, a bill for an act relating to concealed weapons, begs leave to report it has had the same under consideration and returns the bill without recommendation.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 430, a bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 428, a bill for an act to amend section seven hundred eighty-one point ten (781.10), Code 1962, relating to the use of depositions by criminal defendants, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 617, a bill for an act relating to bail, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Senator Dodds submitted the following report:

Ordered passed on file.

MR. PRESIDENT: Your committee on governmental affairs to which was referred Senate File 412, a bill for an act establishing a historical marker commission, 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 412 by striking from section 6 lines 9, 10, 11 and 12

and insert in lieu thereof the following:

"designated by the commission. The commission may cause the removal of any marker using such standard design from sites not authorized by the commission.

Before any such marker is erected at any designated site, the commission shall notify the conservation commission, the state department of history and archives, the state historical society, the state geologist and the Iowa development commission and invite comments thereon. Thirty days after such notification the commission may proceed to erect such marker."

ROBERT R. DODDS, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 344 as follows: 1. Amend section 1 by striking all of said section after the word "by" in line six (6) and inserting in lieu thereof the following: "adding thereto the following: 'The excise tax 4 of six cents a gallon provided for in this section shall be 5 increased to seven (7) cents a gallon for the biennium be-7 ginning July 1, 1965, and ending June 30, 1967'." 8 2. Amend section 2 by striking all of said section after the 9 word "by" in line nine (9) and inserting in lieu thereof the 10 following: "adding thereto the following: "The excise tax of seven cents per gallon provided for in this section shall be 11 12 increased to eight (8) cents per gallon for the biennium 13 beginning July 1, 1965, and ending June 30, 1967'". 3. Amend section 3 by inserting after the word "collected" 14 in line seventeen (17) the following: "during the biennium 15 beginning July 1, 1965, and ending June 30, 1967". 16 HOWARD C. REPPERT, JR.

1 Amend Senate File 567, section 1, line 8, by striking the

figures "6,100,000.00" and inserting in lieu thereof the figures

3 "5.000.000.00".

JACK SCHROEDER.

- 1 Amend Senate File 567 by striking out the figures
- 2 6,100,000.00 in line 8 and inserting in lieu thereof the

3 figures 6,950,000.00.

JOSEPH B. FLATT.

- 1 Amend Senate File 567 by adding at the end thereof, the following new section:
 - "Sec. 4. It is hereby declared to be the policy of this
 - state that the State Board of Social Welfare shall disseminate

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- 5 birth control information and material to persons receiving
- 6 aid from the Aid to Dependent Children fund.

WARREN KRUCK.

1 Amend Senate File 567 by adding the following new 2 section:

Sec. 4. A. Services to be offered. The State
Department of Social Welfare shall provide, pay for,
and offer family planning and birth control services
to every parent or married person who is a public
assistance recipient.

8 B. Extent of services. Such family planning and 9 birth control services shall include interview with 10 trained personnel; distribution of literature; referral 11 to a licensed physician for consultation, examination 12 tests, medical treatment and prescription; and, to the 13 extent so prescribed, the distribution of rhythm charts. 14 drugs, medical preparations, contraceptive devices and 15 similar products.

16 C. Charge for services. In making provision for and 17 offering such services, the Department may charge those 18 persons to whom family planning and birth control services 19 are rendered a fee sufficient to reimburse the Department 20 all or any portion of the costs of the services rendered. 21 D. Services may be refused. The refusal of any person to accept family planning and birth control services shall 22 23 in no way affect the right of such person to receive public 24 assistance or to avail himself of any other public benefit 25 and every person to whom such services are offered shall be 26 so advised initially both orally and in writing. Employees engaged in the administration of this section shall recognize 27 28 that the right to make decisions concerning family planning 29 and birth control is a fundamental personal right of the individual and nothing in this article shall in any way 30 31 abridge such individual right, nor shall any individual be required to state his reason for refusing the offer of 32

E. In all cases where the recipient does not speak or read the English language, the services shall not be given unless the interviews shall be conducted in, and all literature shall be written in, a language which the recipient understands.

family planning and birth control services.

F. This article shall be liberally construed to protect the rights of all individuals to pursue their religious beliefs and to follow the dictates of their own conscience, and to prevent the imposition upon any individual of practices offensive to the individual's moral standards.

G. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

JOHN A. WALKER.
DAVID STANLEY.
RICHARD L. STEPHENS.
J. HENRY LUCKEN.

Amend House File 160 as follows:

1. Amend section 1 by striking all of said section after the word

- 3 "by" in line four (4) and inserting in lieu thereof the following:
- 4 "adding thereto the following: 'The excise tax of six cents a
- 5 gallon provided for in this section shall be increased to seven
- 6 (7) cents a gallon for the biennium beginning July 1, 1965, and 7 ending June 30, 1967."
- 8 2. Amend section 2 by striking all of said section after the word 9 "by" in line two (2) and inserting in lieu thereof the following:
- 10 "adding thereto the following: The excise tax of seven cents per
- 11 gallon provided for in this section shall be increased to eight (8)
- 12 cents per gallon for the biennium beginning July 1, 1965, and ending

13 June 30, 1967.' "

- 3. Amend section 3 by inserting after the word "collected" in line
- 15 six (6) the following: "during the biennium beginning July 1, 1965,

16 and ending June 30, 1967".

HOWARD C. REPPERT, JR.

1 Amend Senate File 553, section 2, by striking lines 108 to

2 111 and relettering the following subsection.

LUCAS J. DEKOSTER.

1 Amend Senate File 553 as follows:

- 1. Amend section 2, subsection 8, line 75 by striking
- 3 the word "and" and inserting in lieu thereof the word

4 "or".

- 5 2. Further amend Senate File 553, section 2, line 96 by
- 6 striking the word "Schools" and inserting in lieu there-
- 7 of the words "High schools", and line 98 by striking the 8 word "Schools" and inserting in lieu thereof the words
- 8 word "Schools" and inserting in lieu thereof the words 9 "High schools".

Lucas J. DeKoster. Joseph W. Cassidy.

1 Amend Senate File 553 as follows:

- 2 1. By striking in line 128 of section 10 the
- 3 words "facilities and sites" and the comma after the

4 word "sites".

5 2. By striking in line 129 of section 10 the

6 words "and instructional materials".

DONALD G. BENEKE.

1 Amend Senate File 553, section 2, by inserting the follow-

2 ing after the period in line 146:

3 "A school or school system which is removed from the

4 approved list shall be ineligible to receive state financial

5 aid during the period of noncompliance."

DAVID STANLEY.
JOSEPH W. CASSIDY.
JACK SCHROEDER.
TOM RILEY.
JOHN M. ELY, JR.
WILLIAM F. DENMAN.
ADOLPH W. ELVERS.
WARREN J. KRUCK.
M. M. MILLS.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, April 29, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, APRIL 29, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend John Pannkuk, pastor of the Lutheran Church, Irwin, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator McGill, from one hundred fifty-four residents of Lucas, Monroe and Wayne Counties in opposition to the repeal of the right-to-work law; also, from one hundred twenty residents in opposition to an increase in the gasoline tax.

By Senator Nurse, from thirty-eight residents of O'Brien and Osceola Counties in opposition to the repeal of the right-to-work law.

By Senator Murray, from fifty residents of Humboldt and Kossuth Counties favoring passage of the "Fair" pari-mutuel bill.

By Senator Heaberlin, from seventy-eight residents of Marion and Warren Counties in opposition to the repeal of the right-to-work law.

The following Senators filed petitions from their various counties favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population:

Senator Flatt, from twenty-three residents of Madison County. Senator O'Malley, from thirty-seven residents of Polk County.

PRESENTATION OF VISITORS

Senator McGill asked and received unanimous consent to present to the Senate twenty-seven students from the Chariton High School who were present in the balcony accompanied by their instructor, Marion M. Coon.

Senator Heaberlin asked and received unanimous consent to present to the Senate fifty students from the Pella Christian Grade School, Pella, who were present in the balcony accompanied by their instructors, Tony Stravers and Richard VanderZee.

Senator Kruck asked and received unanimous consent to present to the Senate forty-five students, members of the senior class from the United Community High School, Boone, who were present in the balcony accompanied by their instructor, Everett Long.

Senator Hagie rose on a point of personal privilege and presented to the Senate Carroll Lane, a former Secretary of the Senate, who was present in the Senate chamber.

Senator Stephens rose on a point of personal privilege and presented to the Senate the Honorable Harry W. Ramseyer, a former member of the House of Representatives from Washington County, who was present in the Senate chamber.

Senator Lodwick rose on a point of special privilege and presented to the Senate Mrs. Florence Seeley Lodwick of Burlington, daughter of the late former Senator W. B. Seeley, his mother, who was present in the Senate chamber.

Senator McGill asked and received unanimous consent to present to the Senate seventeen students from the Melrose Elementary School who were present in the balcony accompanied by their instructor, Pete Hannon.

PRESENTATION OF DISTINGUISHED GUESTS

President Fulton announced the arrival in the Senate chamber of a delegation from Marion County and asked Senator Heaberlin to escort our distinguished guests to the rostrum.

President Fulton presented to the Senate Elaine Schakel, a Central College student and Queen of the Thirtieth Annual Tulip Time Festival, to be held in Pella on May 13, 14 and 15.

The Queen extended to all a cordial invitation to attend "Tulip Time" and presented to President Fulton traditional cream horns and Pella bologna.

Elaine also presented the members of her court, Judy DeCook, Lois DeJong, Pam Wilson and Lyn Van Tuyl, who distributed to all the famous Pella cookies.

President Fulton congratulated the Queen and expressed his appreciation for the courtesies.

INTRODUCTION OF BILL

Senate File 570, by committee on agriculture, a bill for an act relating to the agricultural marketing division and the marketing board.

Read first and second times and placed on the calendar.

THIRD READING OF BILLS

The Chair announced that the Senate would continue with the special order of business for the consideration of Senate File 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the superintendent of public instruction.

Senator Lucken moved that the following amendment, filed by Senator Hill, be taken up out of order, which motion prevailed.

Senator Hill offered the following amendment:

Amend Senate File 553 by striking from section 4 all of subsection 2.

President pro tempore O'Malley took the chair at 10:10 a.m.

The Chair announced that the following Call of the Senate had been filed and requested the Secretary to call the roll:

CALL OF THE SENATE

Mr. PRESIDENT: The undersigned hereby request a Call of the Senate on Senate File 553 and all amendments and motions relating thereto.

DAVID STANLEY.
ADOLPH W. ELVERS.
DAVID O. SHAFF.
FRANCIS MESSERLY.
WM. F. DENMAN.
LUCAS J. DEKOSTER.
CHARLES F. GRIFFIN.
VERNON H. KYHL.
H. KENNETH NURSE.
TOM RILEY.
ANDREW G. FROMMELT.
JOHN P. KIBBIE.
JOHN M. ELY, JR.
ELMER F. LANGE.
JOSEPH W. CASSIDY.

Senator Rigler asked and received unanimous consent that Senator Elthon be excused from the Call.

Senator Condon asked and received unanimous consent that Senator Reno be excused from the Call.

Roll call revealed all members present with the exception of Senators McNally and Mincks.

The Sergeant-at-Arms was directed to locate and bring in the absent Senators.

Until the completion of the Call of the Senate, Senator Frommelt asked and received unanimous consent that Senate File 529 be taken up for consideration.

President Fulton took the chair at 10:35 a.m.

On motion of Senator O'Malley, Senate File 529, a bill for an act to provide for treatment of alcoholism, was taken up and considered.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Balloun	Ely	Kyhl	Reppert
Benda	Flatt	Lange	Rigler
Beneke	\mathbf{Floy}	Lisle	Riley
Briles	Frommelt	Lodwick	Schroeder
Buren	Griffin	Lucken	Shaff
Burke	Hagedorn	Main	Shirley
Burns	Hagie	McGill	Shoeman
Cassidy	Hansen	Messerly	Stanley
Coleman	Heaberlin	Mills	Stephens
Condon	Heying	Murray	Tabor
DeKoster	Hill	Nims	Vance
Denman	Kibbie	Nurse	Van Gilst
Dodds	Klefstad	O'Malley	Walker
Elvers	Kruck	Patton	

Nays, none.

Absent or not voting, 4:

Elthon McNally Mincks Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator O'Malley, Senate File 441, a bill for an act providing for seasonal liquor licenses, was taken up for further consideration.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

rryes, or.	,		
Balloun	\mathbf{Dodds}	Heying	McGill
Benda	Elvers	Hill	Messerly
Beneke	Ely	Kibbie	Mills
Briles	Flatt	Klefstad	Murray
Burke	Floy	Kruck	\mathbf{Nims}
Burns	Frommelt	Kyhl	\mathbf{Nurse}
Cassidy	Griffin	Lange	O'Malley
Coleman	Hagedorn	Lisle	Patton
Condon	Hagie	Lodwick	Reppert
DeKoster	Hansen	Lucken	Rigler
Denman	Heaberlin	Main	Riley

Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 5:

Buren Elthon McNally

Mincks

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Schroeder called up the following Senate concurrent resolution:

SENATE CONCURRENT RESOLUTION 14 By Schroeder, Van Gilst, Reno, Elvers, Nurse, Patton, Lodwick, Shoeman and Kyhl

Whereas, recent decisions of the Supreme Court have construed the Fourteenth Amendment as requiring that the seats in both houses of a state legislature must be apportioned on a population basis with representatives selected from districts of as nearly equal population as practicable; and

Whereas, since the founding of this country it has been customary for the states, and in accord with the structure of the Congress under the Constitution, to consider factors other than population along in the apportionment of seats in one house of their respective legislative bodies:

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring of the Sixty-first General Assembly of Iowa that this legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"Section 1. Nothing in this Constitution sha

"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate units shall be apportioned.

Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date if its submission to the states by the Congress."

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1965, this application for a Convention shall no longer be of any force or effect.

Be It Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this state.

Senator Frommelt moved that the resolution be referred to the committee on governmental affairs.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

On motion of Senator Frommelt, the Senate recessed until 2:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Chair directed the Secretary to call the roll under the following Call of the Senate filed on Senate Concurrent Resolution 14:

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate Concurrent Resolution 14 and all amendments and motions thereto.

JOSEPH B. FLATT.
ROBERT R. RIGLER.
RICHARD STEPHENS.
LUCAS J. DEKOSTER.
DONALD BENEKE.
ELMER F. LANGE.
CHARLES F. BALLOUN.
R. W. HAGIE.
C. M. VANCE.
JAMES BRILES.
DAVID O. SHAFF.
JOHN A. WALKER.
KENNETH BENDA.
VERN LISLE.
JACK SCHROEDER.

Roll call revealed all members present with the exception of those previously excused, Senators Elthon and Reno.

Senator Main moved as a substitute motion for the motion by Senator Frommelt that action on Senate Concurrent Resolution 14 be made a special order of business for Tuesday, May 11, 1965, at 9:00 a.m., which motion prevailed.

The Senate resumed consideration of Senate File 553 under the Call of the Senate previously filed and the amendment filed by Senator Hill.

Senator Hill moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 15:

BallounGriffinMesserlyStephensBenekeHillSchroederVanceBrilesLangeShoemanWalkerFlattLuckenStanley

Nays, 41:

Renda Ely Kruck Nims Buren Flov Kyhl Nurse Burke Frommelt Lisle O'Mallev Burns Hagedorn Lodwick Patton Cassidy Hagie Main Rigler Coleman Hansen McGill Rilev Condon Heaberlin McNally Shaff DeKoster Heying Mills Shirley Denman Kibbie Mincks Tabor Dodds Klefstad Murray Van Gilst. Elvers

Absent or not voting, 3:

Elthon Reno Reppert

The amendment was lost.

The Senate resumed consideration of the amendment filed by Senator DeKoster.

Senator DeKoster moved the adoption of the amendment offered on April 28 and found on page 1123 of the Senate Journal.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 16:

Balloun Coleman Lange Shaff DeKoster Lodwick Beneke Shoeman Briles Flatt Main Stanley Burke Klefstad Rigler Walker

Nayes, 39:

Benda Frommelt Lisle O'Malley Buren Griffin Lucken Patton Hagedorn McGill Reppert Burns McNally Cassidy Hagie Riley Hansen Messerly Shirley Condon Heaberlin Mills Denman Stephens Dodds Heying Mincks Tabor Elvers $_{
m Hill}$ Murray Vance Nims Van Gilst Ely Kibbie Nurse Kyhl Flov

Absent or not voting, 4:

Elthon Kruck Reno Schroeder

The amendment was lost.

Senator DeKoster offered the following amendment, filed by Senators DeKoster and Cassidy, and moved its adoption:

Amend Senate File 553, section 4, line 7, after the word "of" by inserting the word "resident".

The amendment was adopted.

Senator Beneke asked and received unanimous consent to take up out of order the following amendment:

Amend Senate File 553 as follows:

1. By striking lines 7 to 11, inclusive, in Sec. 2 and inserting in lieu

thereof the following:

"administering Chapter two hundred eighty (280), Code 1962, and enforcing the following minimum basic curriculum which, except as provided herein, shall be taught annually in those of the following grades established by all public, parochial and private schools:".

2. By striking subsections 1 and 2 of Sec. 2 and renumbering the remain-

ing subsections thereof.

3. By striking lines 33 to 36 of Sec. 2 and inserting in lieu thereof the

following:

"studies; language arts which shall include spelling and grammar, and may include oral and written composition, and other communication subjects; reading; physical education; music and art."

4. By striking line 44 of Sec. 2 and inserting in lieu thereof the following:

"a. Three (3) units of science (including one (1) unit of physics and one (1) unit of chemistry which may be offered in alternate years)."

5. By inserting in line 46 of Sec. 2 between the words "and" and "either" the words "which may include".

6. By striking the words "excluding personal" in line 55 of Sec. 2 and inserting in lieu thereof the word "including".

7. By adding the following subsection after subsection 7 following line

61 of Sec. 2 and renumbering the remaining subsection:

"8. No school shall be required to offer any high school course in which fewer than 10 students seek enrollment, unless the course is required in Chapter two hundred eighty (280), Code 1962."

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 13 the words "and may include".

The amendment to the amendment was adopted.

Senator Beneke asked and received unanimous consent to proceed with division 2 of the amendment and moved the adoption of division 2 of the amendment.

Division was requested.

Division 2 of the amendment was lost.

Senator DeKoster offered the following amendment to the amendment and moved its adoption:

Amend the amendment, line 7, by inserting after the word "schools" the words "and shall administer the other provisions of this Act."

The amendment to the amendment was adopted.

Senator Beneke moved the adoption of division 1 of the amendment as amended and requested a roll call.

On the question "Shall division 1 of the amendment as amended be adopted?" the vote was:

Ayes, 14:

Balloun	Griffin	Lucken	Stephens
Beneke	Hagie	Rigler	Vance
Briles	Kyhl	Shoeman	Walker
Burke	Lange		

Nays, 40:

Benda	Flatt	Kruck	Nims
Buren	Floy	Lisle	Nurse
Burns	Frommelt	Lodwick	O'Malley
Cassidy	Hagedorn	Main	Patton
Coleman	Hansen	McGill	Reppert
Condon	Heaberlin	McNally	Riley
Denman	Heying	Messerly	Shirley
Dodds	Hill	Mills	Stanley
Elvers	Kibbie	Mincks	Tabor
Ely	Klefstad	Murray	Van Gilst

Absent o	r not	voting.	5:
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DeKoster	Reno	Schroeder	Shaff
Fithon			

Division 1 of the amendment was lost.

Senator Beneke moved the adoption of division 3 of the amendment and requested a division.

Division 3 of the amendment was lost.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton 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 540, a bill for an act authorizing the governor to accept federal funds.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 644, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 645, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 656, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission for per diem compensation for services rendered in past biennium.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 644, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

House File 645, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first and second times and passed on file.

House File 656, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission for per diem compensation for services rendered in past biennium.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 39, 45, 73, 170, 586, 615, 616, 618 and 621.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 39, 45, 73, 170, 586, 615, 616, 618 and 621.

ADDITIONAL COPIES

Senator Lisle asked and received unanimous consent to have one thousand copies of Senate File 550 as passed by the Senate printed.

REPORTS OF COMMITTEES

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor, 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 279 as follows:

- 1. Strike from line 5 of section 2 the word "to" and insert in lieu thereof the word "by".
- 2. Strike from line 2 of section 8 the word "cuase" and insert in lieu thereof the word "cause".
- 3. Strike from lines 6 and 7 of section 33 the words "two (2) mills" and insert in lieu thereof the words "one-half (½) mill".

Ordered passed on file.

Senator Hill submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred **Senate File 353**, a bill for an act regulating issuance of special deer hunting licenses to landowners and tenants, begs leave to report it has had the same under consideration and recommends the same **do pass**.

EUGENE M. HILL, Chairman.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred House File 328, a bill for an act to amend section four hundred seven point three (407.3), Code 1962, relating to recreation buildings, juvenile playgrounds, swimming pools and recreation centers, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on conservation and recreation to which was referred House File 589, a bill for an act to amend section one hundred six point five (106.5), Code 1962, relating to expired boat registration numbers, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 335 by striking all after the enacting clause
 - and insert in lieu thereof the following:

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3

4

3 "Section 1. Section three hundred twenty-one point four hundred sixty-seven (321.467), Code 1962, is hereby repealed and the following

is enacted in lieu thereof:"

6 "1. The state highway commission shall adopt rules and regulations 7 for the movement of vehicles and loads carried thereon exceeding the maximum dimensions and weights specified in this chapter on the

highways and streets of the State of Iowa. Said rules, in so far as 9

- they may apply to the interstate system of highways, shall be con-10
- with the federal requirements on the interstate system of highways. 11
- 12 2. The state highway commission with respect to highways under
- jurisdiction and local authorities with respect to highways under their 13 14 jurisdiction may, in their discretion, upon application, issue such permits in accordance with the rules and regulations adopted by the 15

16 state highway commission.

- 17 3. All permits shall be in writing and carried in the cab of the 18 motor vehicle for which the permit has been issued.
- 19 4. The state highway commission or local authorities granting 20 permits for such movements are hereby authorized to make nominal
- 21 charges to cover the cost for the issuance of such permits which shall be payable by the applicant." 22

MERLE W. HAGEDORN.

Amend the Frommelt amendment to Senate File 344 as follows:

2 1. Amend section 1 by striking all of said section after the word "by" in line six (6) and inserting in lieu thereof the 4 following: "adding thereto the following: "The excise tax of six cents a gallon provided for in this section shall be

5 6 increased to seven (7) cents a gallon for the biennium be-

7 ginning July 1, 1965, and ending June 30, 1967".

2. Amend section 2 by striking all of said section after the 8 9 word "by" in line nine (9) and inserting in lieu thereof the following: "adding thereto the following: "The excise tax of 10

11 seven cents per gallon provided for in this section shall be increased to eight (8) cents per gallon for the biennium 12

beginning July 1, 1965, and ending June 30, 1967". 13

14 3. Amend section 3 by inserting after the word "collected" in line seventeen (17) the following: "during the biennium 15

16 beginning July 1, 1965, and ending June 30, 1967".

HOWARD C. REPPERT, JR.

1 Amend Senate File 567 by striking all of section 3 and inserting in lieu thereof the following:

"Sec. 3. In making this appropriation, it is the intent of the general assembly that supplementation by private and/or

5 public funds is permitted to nursing homes and custodial homes

if usual and customary fees are not met from the funds appropriated hereunder."

DONALD S. McGILL.

1 Amend House File 160 by adding to section 3 the following: 2

"Fifty per cent (50%) of the net proceeds of one cent per gallon under this act shall be used for the purposes of reconstruc-

3 tion, construction, or widening of highways and bridges that are 2

- 5 twenty feet, or less, wide until such time such primary highway
- 6 mileage is modernized.

JOHN LEONARD BUREN.

- 1 Amend Senate File 553 as follows:
- 2 1. Amend section 2, by adding the following new paragraph
- 3 after line 57: 4 "A unit sha
 - "A unit shall consist of one academic year instruction in
- 5 the subject."

CHARLES F. GRIFFIN.

- 1 Amend Senate File 553 as follows:
 - 1. By striking in line 128 of section 2 the
- 3 words "facilities and sites" and the comma after the
- 4 word "sites".
- 5 2. By striking in line 129 of section 2 the
- 6 words "and instructional materials".

DONALD G. BENEKE.

- 1 Amend section 4, Senate File 553 by adding after
 - 2 the period in line 10, the following:
- 3 "The provisions of this section shall not deprive
- 4 the respective boards of public school districts of any
- 5 of their legal powers, statutory or otherwise, and in
- 6 accepting such specially enrolled students, each of said
- 7 boards shall prescribe the terms of such special enroll-
- 8 ment, including but not limited to scheduling of such
- 9 courses and the length of class periods. In addition, the
- 10 board of the affected public school district shall be
- 11 given notice by the state superintendent of his decision
- 12 to permit such special enrollment not later than six (6)
- 13 months prior to the opening of the affected public
- 14 school district's school year, except that the board of
- 15 the public school district may, in its discretion, waive
- 16 such notice requirement."

TOM RILEY. DAVID O. SHAFF.

- 1 Amend Senate File 553 by striking all of subsection 10 of
- 2 section 2.

ELMER F. LANGE.

- Amend Senate File 553 by adding the following new section thereto:
- 3 "Sec. 5. The boards of directors of two or more school
- 4 districts may by agreement provide for attendance of pupils
- 5 residing in one district in the schools of another district
- 6 for the purpose of taking courses not offered in the district
- 7 of their residence. Courses made available to students in
- 8 this manner shall be considered as complying with any standards
- 9 or laws requiring the offering of such courses. The boards
- 10 of directors of districts entering into such agreements may
 - 1 provide for sharing the costs and expenses of such courses."

DONALD G. BENEKE.

On motion of Senator O'Malley, the Senate adjourned until 8:00 a.m., Friday, April 30, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, APRIL 30, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Arnold Steffen, Missionary Priest, Catholic Society of the Divine Word, New Guinea.

PETITION

The following petition was presented and placed on file:

By Senator Kibbie, from seventy-seven residents of Emmet County favoring passage of the "Fair" pari-mutuel bill.

PRESENTATION OF VISITORS

Senator DeKoster asked and received unanimous consent to present to the Senate thirty students, members of the eighth grade class of the Orange City Christian Day School, who were present in the balcony accompanied by their instructor, Edward Boer.

Senator Condon asked and received unanimous consent to present to the Senate fifty students, members of the sixth grade class of the Hudson Community School, Hudson, who were present in the balcony accompanied by their instructors, Martha Nation and Lois Thurston.

Senator Mincks asked and received unanimous consent to present to the Senate forty-one students, members of the sixth grade class of the Irving Elementary School, Ottumwa, who were present in the balcony accompanied by their principal, Floyd Richardson.

Senator Nims asked and received unanimous consent to present to the Senate fifteen students from the Ames High School who were present in the balcony accompanied by their instructors, Anna Nilsson, Betty Skodla and Genevieve Pyle.

The Call of the Senate still in effect on Senate File 553, President Fulton directed the Secretary to call to roll.

Roll call revealed a number of Senators absent.

The Chair announced that the Senate would proceed with the bills on the noncontroversial calendar.

THIRD READING OF BILLS

On motion of Senator Main, House File 59, a bill for an act relating to marking and branding livestock, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

		-	
Balloun	Elvers	Lange	Patton
Benda	Flatt !	Lisle	Reppert
Beneke	Floy	Lodwick	Rigler
Briles	Frommelt	Lucken	Schroeder
Buren	Griffin	Main	Shaff
Burke	Hagedorn	McGill	Shirley
Burns	Hansen	McNally	Shoeman
Cassidy	Heaberlin	Mills	Stanley
Coleman	Hill	Mincks	Stephens
Condon	Kibbie	Murray	Tabor
DeKoster	Klefstad	Nims	Vance
Denman	Kruck	Nurse	Van Gilst
\mathbf{Dodds}	Kyhl í	O'Malley	\mathbf{Walker}
Nays, none.	<u>\$</u>		

Absent or not voting 7:

11DBCIIC OI II	or 100mg,		
Elthon	Hagie	Messerly	Riley
Ely	Heying	Reno	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Klefstad, House File 256, a bill for an act relating to the spearing of fish by scuba divers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Klefstad moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Ayes, so:			
Balloun	DeKoster	Hagie	Lisle
Benda	Denman	Hansen	Lodwick
Beneke	\mathbf{Dodds}	Heaberlin	Lucken
Briles	Elvers	Heying	Main
Buren	\mathbf{Ely}	Hill	McGill
Burke	Flatt	Kibbie	McNally
Burns	Floy	Klefstad	Mills
Cassidy	Frommelt	Kruck	Mincks
Coleman	Griffin	Kyhl	Murray
Condon .	Hagedorn	Lange	Nims

Nurse Rigler
O'Malley Schroeder
Patton Shaff
Reppert Shirley

Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 4:

Elthon

Messerly

Reno

Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

The Chair announced that all Senators were present with the exception of Senators Elthon, Reno and Riley.

Senator Rigler asked and received unanimous consent that Senator Riley be excused from all Calls of the Senate for the day.

SPECIAL ORDER (CONTINUED) THIRD READING OF BILLS

The Chair announced that the Senate would continue with the

special order of business for the consideration of Senate File 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the superintendent of public instruction.

The Senate resumed consideration of the amendment offered by Senator Beneke found on page 1136 of the Senate Journal.

Senator Beneke asked and received unanimous consent that action on division 4 of the amendment be deferred.

Senator Beneke asked and received unanimous consent to withdraw division 5 of the amendment.

Senator Beneke moved the adoption of division 6 of the amendment.

Division 6 of the amendment was lost.

Senator Beneke asked and received unanimous consent to withdraw division 7 of the amendment.

Senator Beneke offered the following amendment to division 4 of the amendment and moved its adoption:

Amend division 4 of the amendment by striking in line 18 the word "three" (3) and inserting in lieu thereof the word "four" (4).

The amendment to the amendment was adopted.

Senator Beneke moved the adoption of division 4 of the amendment as amended, which motion was lost.

Senator Hagedorn offered the following amendment:

Amend Senate File 553 by striking all of lines 116 to 130 in Sec. 2 and

substituting the following in lieu thereof:

"10. The state superintendent shall make recommendations and suggestions, in writing, to each school and college under his jurisdiction wherein the department of public instruction determines, after due investigation, that deficiencies exist in such areas as administration, curriculum, staffing, personnel assignment, certification, extracurricular activities, buildings, facilities, sites, libraries, equipment, graduation requirements, instruction and instructional materials, maintenance, transporation and other educational services. He shall also, with the approval of the state board, make recommendations, in writing, to each General Assembly within thirty (30) days after the commencement of each regular session, concerning laws governing minimum requirements in said areas."

President pro tempore O'Malley took the chair at 9:50 a.m.

Senator Hagedorn asked and received unanimous consent that action on the amendment be deferred.

President Fulton took the chair at 10:40 a.m.

Senator Shaff offered the following amendment, filed by Senators Riley and Shaff, and moved its adoption:

Amend section 4, Senate File 553 by adding after the period in line 10,

the following:

"The provisions of this section shall not deprive the respective boards of public school districts of any of their legal powers, statutory or otherwise, and in accepting such specially enrolled students, each of said boards shall prescribe the terms of such special enrollment, including but not limited to scheduling of such courses and the length of class periods. In addition, the board of the affected public school district shall be given notice by the state superintendent of his decision to permit such special enrollment not later than six (6) months prior to the opening of the affected public school district's school year, except that the board of the public school district may, in its discretion, waive such notice requirement."

The amendment was adopted.

Senator Cassidy offered the following amendment, filed by Senators DeKoster and Cassidy, and moved its adoption:

Amend Senate File 553 as follows:

1. Amend section 2, subsection 8, line 75 by striking the word "and"

and inserting in lieu thereof the word "or".

2. Further amend Senate File 553, section 2, line 96 by striking the word "Schools" and inserting in lieu thereof the words "High schools", and line 98 by striking the word "Schools" and inserting in lieu thereof the words "High schools".

The amendment was adopted.

Senator DeKoster offered the following amendment and moved its adoption:

Amend Senate File 553, section 2, by striking lines 108 to 111 and relettering the following subsection.

The amendment was adopted.

Senator Walker offered the following amendment and moved its adoption:

Amend Senate File 553 by adding the following section thereto:

"Sec. 5. The state superintendent shall establish rules and regulations for recording the number of high school students who drop out or quit each high school before graduation for reasons other than health or transfer to another high school and shall, as provided in this chapter, remove from the approved list any school district in which more than ten percent (10%) of the students so drop out or quit over a five year period."

The amendment was adopted.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 553 by adding the following new section thereto:

"Sec. 5. The boards of directors of two or more school districts may by agreement provide for attendance of pupils residing in one district in the schools of another district for the purpose of taking courses not offered in the district of their residence. Courses made available to students in this manner shall be considered as complying with any standards or laws requiring the offering of such courses. The boards of directors of districts entering into such agreements may provide for sharing the costs and expenses of such courses."

Division was called for.

The amendment was adopted.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 553 as follows:

1. Amend section 2, by adding the following new paragraph after line 57: "A unit shall consist of one academic year instruction in the subject."

The amendment was adopted.

Senator Beneke offered the following amendment:

Amend Senate File 553 as follows:

1. By striking in line 64 of Sec. 2 the words "qualified" and "adequate".

2. By striking in line 65 of Sec. 2 the words "Adequate personnel".

- 3. By striking in lines 72 and 73 of Sec. 2 the words "who shall devote at least one-third (1/3) of the school day exclusively to library services." and inserting a period (.) after the word "librarian" in lines 71 and 72 thereof.
- 4. By striking in line 74 of Sec. 2 the words "Preparation. The" and inserting in lieu thereof the words "A full-time".
 - 5. By striking lines 83 to 91, inclusive, in Sec. 2 and inserting the

following in lieu thereof:

"(4) In addition to textbooks, each high school shall provide a library collection of one thousand two hundred (1,200) books appropriate for the educational enrichment of its students, or at least seven (7) books per pupil enrolled, whichever is the larger."

6. By striking lines 93 to 106, inclusive, of Sec. 2 and inserting the following in lieu thereof:

"All high schools shall employ at least one (1) professionally trained counselor or director of guidance services on at least a part time basis, so that, as nearly as practicable, one (1) such counselor shall be employed full time for each five hundred (500) pupils or major fraction thereof in one or more high schools. Such other members of the non-instructional professional staff, including but not limited to physicians, dentists, nurses, school psychologists, speech therapists and other specialists, as may be employed or shared by one or more high schools shall satisfy the professional practice requirements of the State of Iowa."

7. By striking the period (.) at the end of line 107 in Sec. 2 and inserting

the words ", which may be shared by public high schools."

8. By striking lines 108 to 111 and the word "Adequate" in line 112 of Sec. 2.

9. By striking lines 5 to 7, inclusive, in Sec. 3 and inserting the following in lieu thereof:

"Formulate rules and regulations for the administration of Chapter two hundred seventy-two (272), Code 1962, in accordance with the terms thereof."

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking in line 32 the word "high".

The amendment to the amendment was adopted.

Further action on the amendment was deferred.

UNFINISHED BUSINESS

Senator Murray called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

"I move to reconsider the vote by which House File 591 passed the Senate."

The motion prevailed.

Senator Murray moved to reconsider the vote by which House File 591 went to its third reading, which motion prevailed.

On motion of Senator Murray, House File 591, a bill for an act relating to gasoline receptacles, was taken up for further consideration.

Senator Murray offered the following amendment and moved its adoption:

Amend House File 591 by adding thereto a new paragraph as follows: 4. By inserting in line 2 following the word "product" the following: "for public use".

The amendment was adopted.

Senator Murray moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

O'Malley Balloun Kyhl \mathbf{Elv} Patton Flatt Benda Lange Reppert Beneke Flov Lisle Frommelt Lodwick Rigler Briles Buren Griffin Lucken Schroeder Hagedorn Main Shaff Burke Burns Hagie McGill Shirley McNally Hansen Shoeman Cassidy Heaberlin Messerly Stanley Coleman Mills Condon Heving Stephens DeKoster Hill Mincks Tabor Kibbie Murray Vance Denman Nims Van Gilst Dodds Klefstad Walker Elvers Kruck Nurse

Nays, none.

Absent or not voting, 3:

Elthon Reno

Riley

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 O'Malley, Senate File 567, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, and support for Indians residing on a settlement, was taken up and considered.

Senator Schroeder offered the following amendment:

Amend Senate File 567, section 1, line 8, by striking the figures "6,100,000.00" and inserting in lieu thereof the figures "5,000,000.00".

Senator Schroeder moved the adoption of the amendment.

The amendment was lost.

Senator Flatt offered the following amendment:

Amend Senate File 567 by striking out the figures "6,100,000.00" in line 8 and inserting in lieu thereof the figures "6,950,000.00".

Senator Flatt asked and received unanimous consent to withdraw the amendment.

Senator McGill offered the following amendment and moved its adoption:

Amend Senate File 567 by striking all of section 3 and inserting in lieu thereof the following:

"Sec. 3. In making this appropriation, it is the intent of the general assembly that supplementation by private and/or public funds is permitted to nursing homes and custodial homes if usual and customary fees are not met from the funds appropriated hereunder."

The amendment was adopted.

Senator Walker offered the following amendment, filed by Senators Walker, Stanley, Stephens and Lucken:

Amend Senate File 567 by adding the following new section:

Sec. 4. Services to be offered. The State Department of Social Welfare shall provide, pay for, and offer family planning and birth control services to every parent or married person who is a public assistance recipient.

B. Extent of services. Such family planning and birth control services shall include interview with trained personnel; distribution of literature; referral to a licensed physician for consultation, examination tests, medical treatment and prescription; and, to the extent so prescribed, the distribution of rhythm charts, drugs, medical preparations, contraceptive devices and similar products.

C. Charge for services. In making provision for and offering such services, the Department may charge those persons to whom family planning and birth control services are rendered a fee sufficient to reimburse the Department all or any portion of the costs of the services rendered.

D. Services may be refused. The refusal of any person to accept family planning and birth control services shall in no way affect the right of such person to receive public assistance or to avail himself of any other public benefit and every person to whom such services are offered shall be so advised initially both orally and in writing. Employees engaged in the administration of this section shall recognize that the right to make decisions concerning family planning and birth control is a fundamental personal right of the individual and nothing in this article shall in any way abridge such individual right, nor shall any individual be required to state his reason for refusing the offer of family planning and birth control services.

E. In all cases where the recipient does not speak or read the English language, the services shall not be given unless the interviews shall be conducted in, and all literature shall be written in, a language which the recipient understands.

F. This article shall be liberally construed to protect the rights of all individuals to pursue their religious beliefs and to follow the dictates of their own conscience, and to prevent the imposition upon any individual of practices offensive to the individual's moral standards.

G. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Senators Denman and O'Malley raised a point of order as to the validity of the amendment.

The Chair ruled the point not well taken and the amendment in order.

Senator Frommelt moved that the Senate recess until 1:30 p.m.

Senators Hagie, Shaff, Shoeman, Heying and Walker asked unanimous consent to be excused from the Call of the Senate for the balance of the day.

Objection was raised.

Senator Rigler asked unanimous consent that Senator Hagie be excused from the Call of the Senate for the balance of the day.

Objection was raised.

Senator Shoeman moved as a substitute motion that the Senate adjourn until 9:00 a.m., Monday, May 3, 1965, which motion was lost.

The motion by Senator Frommelt prevailed.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Chair directed the Secretary to call the roll.

Senator Shoeman moved that Senator Hagie be excused from the Call of the Senate for the balance of the day, which motion prevailed.

Roll call revealed all Senators present with the exception of those excused.

The Senate resumed consideration of Senate File 567 and the amendment offered by Senator Walker, et al.

Senator O'Malley offered the following amendment to the amendment and moved its adoption:

Amend the amendment as follows:

- 1. Amend section 4, line 4, by striking the word "shall" and inserting in lieu thereof the word "may".
- 2. Amend section 4, subsection B, line 9, by striking the word "shall" and inserting in lieu thereof the word "may".

The amendment to the amendment was adopted.

Senator Denman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the period in line 7 thereof and inserting the words "where it deems necessary."

The amendment to the amendment was adopted.

Senator Walker moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 40:

Beneke
Briles
Burns
Cassidy
DeKoster
Denman
Dodds
Elvers
Elv

Floy Hagedorn Hansen Heaberlin Hill Klefstad Kruck Kyhl Lange

Flatt

Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Nims
Nurse
Patton

Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Walker

Nays, 14:

Balloun Buren Burke Coleman Condon Frommelt Heying Kibbie McNally Mincks Murray O'Malley Reppert Van Gilst

Absent or not voting, 5:

Elthon Griffin Hagie

Reno

Riley

The amendment as amended was adopted.

Senator Kruck asked and received unanimous consent to withdraw the amendment filed by him on April 28 and found on page 1126 of the Senate Journal.

Senator O'Malley moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Condon
DeKoster
Denman

Ely
Flatt
Floy
Frommelt
Hagedorn
Hansen
Heaberlin
Hill
Kibbie
Kruck
Kyhl
Lange
Lisle

Lodwick
Lucken
Main
McGill
McNally
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Reppert Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 3:

Coleman

Dodds

Elvers

Heying

Messerly

Absent or not voting, 6:

Elthon Griffin Hagie Klefstad Reno

Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley 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.

The Senate resumed consideration of Senate File 553.

Senator Hagedorn offered the following amendment filed by Senators Stanley, Hagedorn, Mills, Kibbie and Cassidy:

Amend Senate File 553, section 2, by striking all of lines 116 through

130, inclusive, and inserting the following in lieu thereof:

"The state superintendent shall make recommendations and suggestions in writing to each school and college which is subject to this section wherein the department of public instruction determines, after due investigation, that deficiencies exist.

"In addition to all other requirements of the laws of Iowa, every school or college subject to this section shall have and provide adequate administration, school staffing, personnel assignment, teacher qualifications, certification, facilities, equipment, grounds, graduation requirements, instruction, instructional materials, maintenance, and policies on extra-curricular activities. Public junior or community colleges shall provide adequate courses of study.

"The state superintendent, with the approval of the state board, shall adopt approval standards, regulations, and rules to implement, interpret, and make effective the provisions of this section. In adopting the same, the superintendent and board shall take into account recognized educational standards. Standards, regulations and rules shall be adopted without

specific regard to school population.

"Such standards, regulations, and rules shall be subject to the provisions of chapter seventeen A (17A) of the Code. In addition, such standards, rules, and regulations shall be reported by the state superintendent to the general assembly within twenty (20) days after the commencement of a regular legislative session, and the general assembly may enact changes therein. No school or college shall be removed from the approved list for failure to comply with such standards, rules, or regulations, until at least one hundred twenty (120) days have elapsed following the reporting of such standards, rules, and regulations to the general assembly as provided in this section.

On motion of Senator Stanley, the amendment was adopted.

Senator Hagedorn asked and received unanimous consent to withdraw the amendment filed by him April 26 and found on pages 1086 and 1087 of the Senate Journal.

Senator Hill offered the following amendment:

Amend Senate File 553 as follows:

1. By striking line 149 of Sec. 2 and inserting the following in lieu thereof:

"one (1) year notice by certified mail addressed to the president of the board of directors of the school district and specifying the grounds for removal. If, during said year, the district takes steps to remedy and avoid the grounds for removal and satisfies the state superintendent it will thereafter comply with law, the department shall notify the district by certified mail. If notice of satisfaction is not received, the school district may at any

time during said year, call a public hearing before the state board of public instruction to be held in one of the schoolhouses in the district, at which time such school district shall show cause, if any, why it should not be removed from the approved list. Notice of said hearing, specifying the time and place thereof, shall be by certified mail addressed to the state superintendent and mailed at least sixty (60) days prior to said hearing, and by one publication in a newspaper of general circulation within the district at least one week prior to said hearing. Evidence may be presented on both sides. Within five (5) days following said hearing the state board shall render its decision, in writing, signed by a majority of the members thereof and shall affirm, modify or vacate the action of the state superintendent, specifying the grounds or reasons for the action taken. If the school is thereafter removed, or to be removed, from the approved list, the school district may, within thirty (30) days following the filing of the state board's decision with the school district, appeal to the district court of county in which most of the school board members reside. In such case, notice shall be served on the state superintendent as provided by the Rules of Civil Procedure for service of original notices. The trial court shall hear said case de novo on the record theretofore made and on any additional competent, relevant and material evidence presented on either side, and shall render judgment on the merits. Said decision may be appealed to the Supreme Court under the Rules of Civil Procedure. During the pendency of an appeal to the district or Supreme Court, the effective date of removal of a school from the approved list shall be stayed.

Senator Hill moved the adoption of the amendment.

The amendment was lost.

Senator Beneke offered the following amendment:

Amend Senate File 553 as follows:

1. By striking in line 64 of Sec. 2 the words "qualified" and "adequate".

2. By striking in line 65 of Sec. 2 the words "Adequate personnel".

- 3. By striking in lines 72 and 73 of Sec. 2 the words "who shall devote at least one-third (1/3) of the school day exclusively to library services." and inserting a period (.) after the word "librarian" in lines 71 and 72 thereof.
- 4. By striking in line 74 of Sec. 2 the words "Preparation. The" and inserting in lieu thereof the words "A full-time".

5. By striking lines 83 to 91, inclusive, in Sec. 2 and inserting the

following in lieu thereof:

"(4) In addition to textbooks, each high school shall provide a library collection of one thousand two hundred (1,200) books appropriate for the educational enrichment of its students, or at least seven (7) books per pupil enrolled, whichever is the larger."

6. By striking lines 93 to 106, inclusive, of Sec. 2 and inserting the

following in lieu thereof:

"All high schools shall employ at least one (1) professionally trained counselor or director of guidance services on at least a part time basis, so that, as nearly as practicable, one (1) such counselor shall be employed full time for each five hundred (500) pupils or major fraction thereof in one or more high schools. Such other members of the non-instructional professional staff, including but not limited to physicians, dentists, nurses, school psychologists, speech therapists and other specialists, as may be employed or shared by one or more high schools shall satisfy the professional practice requirements of the State of Iowa."

7. By striking the period (.) at the end of line 107 in Sec. 2 and inserting the words ", which may be shared by public high schools."

8. By striking lines 108 to 111 and the word "Adequate" in line 112 of

Sec. 2.

9. By striking lines 5 to 7, inclusive, in Sec. 3 and inserting the following in lieu thereof:

"Formulate rules and regulations for the administration of Chapter two hundred seventy-two (272), Code 1962, in accordance with the terms thereof".

Senator Beneke asked and received unanimous consent to withdraw paragraph 2 of the amendment.

Senator Beneke moved the adoption of paragraphs 1, 3 and 4 of the amendment.

Paragraphs 1, 3 and 4 of the amendment were lost.

Senator Beneke asked and received unanimous consent to withdraw paragraph 5 of the amendment.

Senator Beneke moved the adoption of paragraph 6 of the amendment.

Paragraph 6 of the amendment was lost.

Senator Beneke moved the adoption of paragraph 7.

The amendment was adopted.

Senator Beneke asked and received unanimous consent to withdraw paragraph 8.

Senator Beneke moved the adoption of paragraph 9.

The amendment was adopted.

President pro tempore O'Malley took the chair at 2:55 p.m.

Senator Beneke asked and received unanimous consent to withdraw the amendment filed by him on April 29, 1965, and found on page 1141 of the Senate Journal.

Senator Stanley offered the following amendment by Senators Stanley, et al.:

Amend Senate File 553, section 2, by inserting the following after the period in line 146:

"A school or school system which is removed from the approved list shall be ineligible to receive state financial aid during the period of noncompliance."

President Fulton took the chair at 3:10 p.m.

Senator Stanley moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 22:

Floy . McNally Schroeder Burns Shaff Cassidy Frommelt Mills Condon Heaberlin Nims Shirley Denman Stanley Hill Reppert Elvers Klefstad Rigler Tabor Elv Lange

Nays, 33:

Balloun Flatt Lisle Nurse Benda Griffin Lodwick O'Mallev Beneke Hagedorn Lucken Patton Briles Hansen Main Shoeman Buren McGill Stephens Heving Burke Messerly Kibbie Vance Van Gilst Coleman Kruck Mincks DeKoster Kyhl Murray Walker Dodds

Absent or not voting, 4:

Elthon Hagie Reno Riley

The amendment was lost.

Senator Lange asked and received unanimous consent to withdraw the amendment filed by him on April 29 and found on page 1141 of the Senate Journal.

Senator Buren offered the following amendment:

Amend Senate File 553 by adding the following section:

"Sec. 5. This Act shall not be effective until July 1, 1966, and the provisions of chapter 8, laws of the Sixtieth Extra General Assembly are hereby extended until said date."

Senator Buren asked and received unanimous consent to withdraw the amendment.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 553 by striking in lines 9 and 10 of section 2 the words "approval standards,".

The amendment was lost.

Senator Kruck called up the following motion, filed by Senators Kruck and Kibbie, and moved its adoption:

Mr. President: I move to reconsider the vote by which the amendment by Stanley, Cassidy, Schroeder, Riley, Ely, Denman, Elvers, Kruck and Mills to Senate File 553 failed to pass the Senate.

Senator Walker moved the previous question on the motion, which motion prevailed.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which the amendment was lost?" the vote was:

Ayes,	31:
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Benda	Floy	Lange	Reppert
Burns	Frommelt	McNally	Rigler
Cassidy	Hagedorn	Messerly	Schroeder
Coleman	Heaberlin	Mills	Shaff
Condon	Hill	Mincks	Shirley
Denman	Kibbie	Murray	Stanley
Elvers	Klefstad	Nims	Tabor
Ely	Kruck	O'Malley	

Navs. 24:

Dodds Lis	le Patton	
Flatt Lo	dwick Shoeman	
Griffin Lu	cken Stephens	,
Hansen Ma	in Vance	
Heying Mo	Gill Van Gilst	ū
Kyhl Nu	rse Walker	
	Flatt Loc Griffin Luc Hansen Ma Heying Mc	Flatt Lodwick Shoeman Griffin Lucken Stephens Hansen Main Vance Heying McGill Van Gilst

Absent	٥r	not	voting	4.
Trocur	OI.	TIOL	AOPTITE.	ͺ

Elthon	Hagie	Reno	Riley
	_		-

The motion prevailed.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting in line 4 after the word "list" the words "in accordance with this section".

The amendment to the amendment was adopted.

Senator Stanley moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 32:

Benda	Floy	Kruck	O'Malley
Burns	Frommelt	Lange	Reppert
Cassidy	Hagedorn	McNally	Rigler
Coleman	Hansen	Messerly	Schroeder
Condon	Heaberlin	Mills	Shaff
Denman	Hill	Mincks	Shirley
Elvers	Kibbie	Murray	Stanley
Ely	Klefstad	Nims	Tabor
Nays, 23:			
Balloun	Dodds	Lodwick	Shoeman

Balloun	Dodds	Lodwick	Shoeman
Beneke	Flatt	Lucken	Stephens
Briles	Griffin	Main	Vance
Buren	Heving	McGill	Van Gilst
Burke	Kvhl	Nurse	Walker
DeKoster	Lisle	Patton	

Absent or not voting, 4:

Elthon

Hagie

Reno

Riley

The amendment as amended was adopted.

Senator Kibbie moved that the bill be read a 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, 43:

Balloun
Benda
Beneke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Ely Flatt Floy Frommelt Hagedorn Hansen Heaberlin Heying Kibbie Klefstad Kruck Kyhl
Lange
Lodwick
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse

O'Malley Patton Reppert Rigler Schroeder Shaff Shirley Tabor Van Gilst

Nays, 12:

Briles Buren Burke Griffin Hill Lisle Lucken Main Shoeman Stephens Vance Walker

Absent or not voting, 4:

Elthon

Hagie

Reno

Riley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Cassidy 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 Nims submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Keith A. McNurlen, D.D.S., of Ames, Story County, Iowa, for appointment as a member of the State Conservation Commission, under the provisions of sections 107.1, 107.2, and 107.3, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Keith A. McNurlen for this appointment.

DARYL H. NIMS, Chairman. WARREN J. KRUCK. EUGENE M. HILL. KENNETH BENDA. CHARLES F. BALLOUN. On motion of Senator Nims, the report was adopted.

Senator Nims moved the appointment of Keith A. McNurlen, D.D.S., of Ames, Story County, Iowa, as a member of the State Conservation Commission for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Balloun Ely Lange Patton Benda Flatt Lisle Reppert Burke Rigler Floy Lodwick Briles Frommelt Lucken Shaff Buren Griffin Main Schroeder Burke Hagedorn McGill Shirley Burns Hansen McNally Shoeman Heaberlin Cassidy Messerly Stanley Coleman Heying Mills Stephens Condon Hill Mincks Tabor DeKoster Kibbie Murray Vance Denman Klefstad Van Gilst Nims Dodds Kruck Nurse Walker Elthon Kyhl O'Malley

Nays, none.

Absent or not voting, 4:

Elvers Hagie Reno Riley

The motion prevailed and President Fulton declared Keith A. Mc-Nurlen of Ames, Story County, Iowa, confirmed as a member of the State Conservation Commission for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Nims submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of William G. Murray of Ames, Story County, Iowa, for reappointment as a member of the Iowa Natural Resources Council, under the provisions of Section 455A.4, Code of Iowa 1962, for the regular six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends William G. Murray for this appointment.

DARYL H. NIMS, Chairman. WARREN J. KRUCK. ALAN SHIRLEY. KENNETH BENDA. CHARLES F. BALLOUN.

On motion of Senator Nims, the report was adopted.

Senator Nims moved the reappointment of William G. Murray of Ames, Story County, Iowa, as a member of the Iowa National Re-

sources Council for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Balloun Elv Benda FlattBeneke Flov Briles Frommelt Buren Griffin Burke Hagedorn Burns Hansen Cassidy Heaberlin Coleman Heving Condon Hill Denman Kibbie DeKoster Kruck Dodds Kyhl Elvers Lange

Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims

Patton Reppert Rigler Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 1: Klefstad

Absent or not voting, 4:

Elthon

Hagie

Reno

Nurse

O'Malley

Riley

The motion prevailed and President Fulton declared William G. Murray of Ames, Story County, Iowa, as a member of the Iowa National Resources Council confirmed for the regular six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Cassidy submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: Your committee to investigate the character and qualifications of Gene F. McGreevy of Davenport, Scott County, in the First Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, under the provisions of chapter 80, Laws of the Sixtieth General Assembly, for the unexpired portion of the term ending June 30, 1965, and for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends that the appointment be confirmed.

JOSEPH W. CASSIDY, Chairman. JACK SCHROEDER. DAVID O. SHAFF. ROBERT R. DODDS. HOWARD TAROR.

On motion of Senator Cassidy, the report was adopted.

Senator Cassidy moved the appointment of Gene F. McGreevy of Davenport, Scott County, in the First Congressional District of Iowa, for appointment to the State Judicial Nominating Commission, for the unexpired portion of the term ending June 30, 1965, and for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Balloun Ely Lange Patton Benda Flatt Lisle Reppert Reneke Floy Lodwick Rigler Briles Frommelt Lucken Schroeder Buren Griffin Main Shaff Burke Hagedorn McGill Shirley Burns Hansen McNall Shoeman Cassidy Heaberlin Messerly Stanley Coleman Heying Mills Stephens Condon Hill Mincks Tabor DeKoster Kibbie Murray Vance Denman Klefstad Van Gilst Nims Dodds Kruck Nurse Walker Elvers Kvhl O'Malley

Nays, none.

Absent or not voting, 4:

Elthon Hagie Reno Riley

The motion prevailed and President Fulton declared Gene F. Mc-Greevy of Davenport, Scott County, in the First Congressional District of Iowa, to the State Judicial Nominating Commission confirmed for the unexpired portion of the term ending June 30, 1965, and for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator O'Malley submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: Your committee to investigate the character and qualifications of Dick A. Witt of Des Moines, Polk County, Iowa, for the appointment to the Iowa State Commerce Commission, for the unexpired portion of the term ending June 30, 1967, to fill the vacancy created by the resignation of Waldo F. Wheeler, in accordance with Section 474.2, Code of Iowa 1962, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

GEORGE E. O'MALLEY, Chairman. ALAN SHIRLEY. KENNETH BENDA. C. JOSEPH COLEMAN. JOSEPH B. FLATT.

On motion of Senator O'Malley, the report was adopted.

Senator O'Malley moved the appointment of Dick W. Witt of Des Moines, Polk County, Iowa, as a member of the Iowa State Commerce Commission for the unexpired portion of the term ending June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Balloun Elv Lange Patton Benda Flatt Lisle Reppert Beneke Lodwick Flov Rigler **Briles** Frommelt Lucken Schroeder Shaff Buren Griffin Main Shirley Burke Hagedorn McGill Burns Hansen McNally Shoeman Cassidy Heaberlin Messerly Stanley Mills Stephens Coleman Heying Condon Hill Mincks Tabor DeKoster Kibbie Vance Murray Denman Klefstad Nims Van Gilst Walker Dodds Kruck Nurse O'Mallev Elvers . Kvhl

Nays, none.

Absent or not voting, 4:

Elthon Hagie Reno Riley

The motion prevailed and President Fulton declared Dick A. Witt of Des Moines, Polk County, Iowa, confirmed as a member of the Iowa State Commerce Commission for the unexpired portion of the term ending June 30, 1967.

SENATE CONCURRENT RESOLUTION 30 By McNally

Whereas, a committee of Iowa legislators will hold a joint meeting Tuesday, May 4, 1965 with a legislative delegation from the State of Nebraska in regard to the Iowa-Nebraska boundary dispute, and

Whereas, the Iowa delegation is in immediate need of construction maps

which must be purchased from the Corps of Engineers, and

Whereas, the maps are necessary in assisting the Iowa committee in resolving the problem of the Iowa-Nebraska boundary dispute; now therefore,

Be It Resolved by the Senate, the House Concurring, That mylar maps Nos. M400/16 to M400/47, inclusive, M400/51A, and M400/51 to M400/84, inclusive, sixty-seven (67) sheets in all, be purchased from the Omaha District Corps of Engineers, that the maps be purchased in accordance with section two point twenty (2.20) of the Code, and that the sum of seven hundred eighty-seven dollars and twenty-five cents (\$787.25) be approved and ordered paid for the purchase. The state comptroller is hereby authorized and directed to issue warrants to whom such amount is due.

SENATE CONCURRENT RESOLUTION 31 By Klefstad, Kruck, Nims, Tabor, McNally, Griffin, Shoeman, Benda and Rigler

Whereas, the present Code of Iowa provides only limited laws and regulations pertaining to the installation of electrical wiring and equipment, and Whereas, safeguards to life and property from faulty and defective electrical wiring should be extended to all persons through out the State of Iowa, and

Whereas, evidence from the reports of the office of the State Fire Marshal

and others indicates increasing losses to life and property due to fires of

electrical origin, and

Whereas, there does exist an established recognized code for electrical installations known as the "National Electrical Code of the National Fire Protection Association" which should be given consideration as the minimum standard governing all electrical installations for the express purpose of affording protection to life and property from the inherent dangers due to faulty electrical installations, and

Whereas, there is an apparent need for the implementation of such a code for the State of Iowa in conjunction with inspection of electrical installations and licensing of those persons making electrical installations;

now therefore.

Be It Resolved by the Senate, the House Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study to determine the need for any legislation to promote greater electrical safety throughout the State of Iowa, including the need for a state-wide electrical code, inspection of electrical installa-

tions, and licensing of persons making electrical installations.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the State Fire Marshal and four (4) representatives of the electrical industry from within the State of Iowa be appointed by the Legislative Research Committee to serve in an advisory capacity to any study committee so established. Consideration should be given to appointing the four (4) representatives of the electrical industry from names submitted by private utility companies, rural electric cooperatives, municipal electric utilities, and duly recognized associations of electrical inspectors, electrical contractors, electrical engineers, and journeymen electricians.

Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to

January 1, 1967.

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 301, a bill for an act to provide for participation of podiatrists in hospital and medical service plans.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 513, a bill for an act relating to the time for payment of annual pipeline inspection fees and the issuance of permits for the construction of pipelines and underground gas storage area.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 514, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Clovie D. Walter.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 632, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 650, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District in the County of Johnson.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 632, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state.

Read first and second times and passed on file.

House File 650, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District in the County of Johnson, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law.

Read first and second times and passed on file.

RESIGNATION OF EMPLOYEE

Senator Van Gilst announced the resignation of Barbara McKay as his Secretary effective April 30, 1965.

APPOINTMENT OF EMPLOYEE

Senator Van Gilst announced the appointment of Elaine Van Wyk of Marion County as his Secretary effective May 1, 1965.

SENATE FILE 553 AS PASSED BY THE SENATE

Senator Kibbie asked and received unanimous consent to have two thousand copies of Senate File 553 as passed by the Senate printed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 560.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 560.

AMENDMENTS FILED

- 1 Amend the committee amendment to Senate File 282 by striking
- 2 in line five (5) the figures "1965" and inserting in lieu thereof
- 3 the figures "1966".

J. HENRY LUCKEN.

- 1 Amend the Frommelt amendment to Senate File 344 as
- 2 follows:
- By striking lines 15 through 21 of section 3, and by
- 4 adding the following in lieu thereof:
- 5 "Fifty percent (50%) of the net proceeds of one
- 6 cent per gallon under this Act shall be used for the purposes
- 7 of reconstruction, construction, or widening of highways
- 8 and bridges that are twenty feet, or less, wide until
- 9 such time such primary mileage is modernized."

JOHN L. BUREN.

- 1 Amend House File 57 by striking from the last
- 2 two lines of section 2 the words "No such bounty
- 3 shall exceed five dollars per animal."

RICHARD L. STEPHENS. DONALD S. MCGILL.

- 1 Amend House File 358, section 1, by striking
- 2 the semi-colon in line 22 and adding the following
- 3 "or a professional engineer;".

RICHARD L. STEPHENS.

- 1 Amend the House amendment to Senate File 136 by adding
- 2 the following at the end thereof:
- 3 "Senate File 136 is further amended by adding the
- 4 following new section:
- 5 "After January 1, 1967, any county attorney whose
- 6 annual salary rate is twelve thousand dollars (\$12,000.00)
- 7 or more, and any assistant couny attorney whose annual salary
- 8 rate is ten thousand dollars (\$10,000.00) or more, shall devote
- 9 his full time to the discharge of his duties and shall not
- 10 directly or indirectly engage in the private practice of law
- 11 for compensation. However, he may be a member of a law
- 12 partnership on leave of absence.
- 13 "Senate File 136 is further amended by inserting the

- 14 following in the title after the word 'attorneys': 'and the
- 15 compensation and duties of county attorneys and assistant

16 county attorneys'."

DAVID STANLEY.
JOSEPH COLEMAN.
PETER F. HANSEN.
GILBERT E. KLEFSTAD.
EUGENE M. HILL.
FRANCIS MESSERLY.
LUCAS J. DEKOSTER.

On motion of Senator Frommelt, the Senate adjourned until 10:30 a.m., Monday, May 3, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MAY 3, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Monsignor Edward J. O'Hagen, pastor of the Sacred Heart Catholic Church, Waterloo, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reno, from forty-five residents of Van Buren County in opposition to the repeal of the right-to-work law.

By Senator Tabor, from fifty-seven residents of Jackson County favoring election by popular vote of the state superintendent of schools; the removal of tax on real property replaced with a one per centum increase in sales tax; reasonable and proper standards for schools; statewide television system (educational); in-service training for teachers; mobile laboratories, job training centers; coordination of local and state traveling library services; encouraging the use of teaching machines, visual aids and use of nature's classroom; laws permitting public schools to operate under local control and surveillance free of domination by the state.

By Senator Reno, from twenty-five residents of Davis County favoring passage of the "Fair" pari-mutuel bill.

By Senator Reppert, from eleven residents of Polk County in opposition to the repeal of the right-to-work law.

PRESENTATION OF VISITORS

Senator O'Malley asked and received unanimous consent to present to the Senate forty-four students, members of the fifth grade class of the North Polk Community School, Elkhart, who were present in the balcony accompanied by their instructors, Lily Eckles and Mary Cargill.

Senator Denman asked and received unanimous consent to present to the Senate fifty-four students, members of the fifth grade class of the Urbandale Community Schools, Urbandale, who were present in the balcony accompanied by their instructors, Mary Imsland and Mrs. Dean Conklin.

Senator Balloun rose on a point of personal privilege and announced that a number of students from the Iowa Braille and Sight Saving School at Vinton were visiting the legislature.

Senator Heaberlin presented Robert Brown, Senator Mincks presented Linda Landgreve and Senator Lange presented Loyd Rasmussen.

Senator Buren rose on a point of personal privilege and presented to the Senate two students from the Forest City-Leland Community School, Ralph Brighton and his son Paul Buren, who were present in the Senate chamber.

Senator Nims asked and received unanimous consent to present to the Senate twenty-seven students, members of the fifth grade class of the Nevada Community School, who were present in the balcony accompanied by their instructor, Dorothy Davitt.

ANNOUNCEMENT

Senator Shirley rose on a point of personal privilege and announced that he was the proud father of a new daughter born Sunday, May 2, 1965, and presented eigars to all of the members.

INTRODUCTION OF BILL

Senate File 571, by committee on commerce, a bill for an act to correct an error in Senate File one hundred forty-six (146), Acts of the Sixty-first General Assembly, relating to small loans legislation.

Read first and second times and placed on the calendar.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

CONGRATULATIONS TO SENATOR SHIRLEY

Senator Rigler, Minority Floor Leader, in his usual thoughtful manner submitted the following message:

It is a distinct pleasure for me on behalf of the entire Senate to acknowledge the arrival of the brand new junior Senator from Dallas. The Senate is unanimous in extending heartiest congratulations to Senator Alan Shirley and to Mrs. Shirley on the arrival May 2 of their new daughter. A minority of us sincerely hope this new miss, along with her older sister, will have seen the folly of her father's political ways in the years to come, and will represent Dallas County under a more fitting political label.

The proud father has indicated his desire to share cigars with the members of the Senate and also his hope that some of the fair sex here will extend their personal congratulations to him in the secrecy of the typing

quarters. We have asked two of our fairest flowers to make an appropriate presentation and to convey their best wishes for all of us in the presence of all of us. Mrs. Fitzgerald and Mrs. Shinstine, will you please come forward and do the honors for the Senate?

"Jackie" and "Katy" appeared and on behalf of the Senators presented "Daddy" Shirley with a vase of red roses, and in return received on behalf of the less fortunate secretaries the sincere thanks and kisses of Senator Shirley.

President Fulton added his personal congratulations to the Senator.

HOUSE AMENDMENTS CONSIDERED

Senator Reppert called up for consideration Senate File 136, a bill for an act relating to salaries of county sheriffs, amended by the House:

HOUSE AMENDMENTS TO SENATE FILE 136

Amend Senate File 136 as follows:

1. Amend the title by inserting after the word "sheriffs" the words "and

county attorneys".

- 2. Amend subsection eleven (11) of section one (1) by adding thereto after the word "schedule." the following: "The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section three hundred forty point eight (340.8) of the Code."
- 3. By striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. The following is enacted as a substitute for section three hun-

dred forty point eight (340.8), Code 1962:

'340.8. Deputy sheriff. Each deputy sheriff shall receive as his annual salary as follows:

'1. The first deputy sheriff, and second such deputy if a second deputy sheriff is required, shall receive an annual salary of not more than eightyfive percent of the amount of the salary of the sheriff, as fixed by the board of supervisors.

'2. All other deputy sheriffs shall receive an annual salary as fixed by the board of supervisors, but not to exceed the salaries of the first or second

deputies.

'3. In any county where district court is held in two places, for any deputy other than the chief deputy in charge of the office where such court is held outside the county seat, seventy-five percent of the amount of the

salary of the sheriff but not to exceed three thousand dollars.

In counties over 250,000 population where more than two (2) deputies are required, said deputies may be paid an amount not to exceed seventyfive percent of the annual salary of his or her principal. Upon certification to the board of supervisors by the elected official concerned, the amount of the annual salary for each deputy as above provided, the board of supervisors shall certify to the county auditor of any such county the annual salary certified by the elected officials, but in no event shall said board of supervisors be required to certify to the auditor of any such county an

amount in excess of the amounts authorized above. The board of supervisors shall fix all compensation for extra help and clerks."

4. By adding thereto the following new sections:

"Sec. 2. Section three hundred forty point nine (340.9), Code 1962, as amended by sections one (1) and two (2) of chapter two hundred twenty-four (224), Acts of the Sixtieth General Assembly, is hereby repealed and the following enacted in lieu thereof:

'Each county attorney shall receive as his annual salary in counties hav-

ing a population of:

- 1. Less than twenty thousand (20,000) population, six thousand (6,000) dollars.
- 2. Twenty thousand (20,000) and less than twenty-five thousand (25,000) population, sixty-five hundred (6,500) dollars.
- 3. Twenty-five thousand (25,000) and less than thirty thousand (30,000) population, seven thousand (7,000) dollars.
- 4. Thirty thousand (30,000) and less than thirty-five thousand (35,000) population, seventy-five hundred (7,500) dollars.
- 5. Thirty-five thousand (35,000) and less than fifty thousand (50,000) population, eighty-five hundred (8,500) dollars.
- 6. Fifty thousand (50,000) and less than seventy-five thousand (75,000)

population, nine thousand (9,000) dollars.

- 7. Seventy-five thousand (75,000) and less than one hundred thousand (100,000) population, ten thousand (10,000) dollars.
- 8. One hundred thousand (100,000) and less than one hundred fifty thousand (150,000) population, eleven thousand (11,000) dollars.
- 9. One hundred fifty thousand (150,000) population, and less than two hundred thousand population (200,000), thirteen thousand (13,000) dollars.
- 10. Over two hundred thousand (200,000) population, fifteen thousand (15,000) dollars.

The annual salaries as provided herein shall be the full and only compensation for the duties performed in the office of the county attorney, and all fees and commissions which may be lawfully taxed in favor of the county attorney shall if and when taxed and collected be paid by the county attorney to the county for the benefit of the court expenses fund.

In counties where district court is held in two (2) places, the county attorney shall receive an additional sum of five hundred (500) dollars.

The county attorney shall also receive his necessary and actual expenses incurred in attending upon his official duties other than his residence and the county seat, which shall be audited and allowed by the board of super-

visors of the county.'

"Sec. 3. Section three hundred forty point ten (340.10), Code 1962, is hereby amended as follows:

1. By striking from line seven (7) of subsection one (1) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.

2. By striking from line three (3) of subsection two (2) of such section the word 'seventy-five' and inserting in lieu thereof the word 'eighty (80)'.

3. By striking from line three (3) of subsection three (3) of such section the word 'fifty' and inserting in lieu thereof the word 'sixty (60)'.

4. By striking from line four (4) of subsection three (3) of such section the word 'sixty-five' and inserting in lieu thereof the word 'seventy-five (75)'."

5. By renumbering the sections in accordance with this amendment.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of the House amendment to Senate File 136.

Senator Stanley offered the following amendment to the House amendment filed by Senator Stanley, et al.:

Amend the House amendment to Senate File 136 by adding the following at the end thereof:

"Senate File 136 is further amended by adding the following new section: "After January 1, 1967, any county attorney whose annual salary rate is twelve thousand dollars (\$12,000.00) or more, and any assistant county attorney whose annual salary rate is ten thousand dollars (\$10,000.00) or more, shall devote his full time to the discharge of his duties and shall not directly or indirectly engage in the private practice of law for compensation. However, he may be a member of a law partnership on leave of absence.

"Senate File 136 is further amended by inserting the following in the title after the word 'attorneys': 'and the compensation and duties of county

attorneys and assistant county attorneys'."

Senator Mills offered the following amendment filed by Senators Mills, Shirley and Reppert:

Amend the Stanley, et al., amendment by inserting a period after the word "duties" in line 9 and striking the remainder of the amendment.

Senator Mills moved the adoption of the amendment to the amendment.

The amendment to the amendment was adopted.

Senator Stanley moved the adoption of the amendment as amended.

Division was called for.

The amendment as amended was lost.

Senator Denman offered the following amendment filed by Senators Denman, O'Malley and Reppert:

Amend the House amendment as follows:

By striking from section 3 subsection 2 thereof the word "eighty" and inserting in lieu thereof the word "eighty-five".

Senator Shaff asked and received unanimous consent that action on the Denman amendment be deferred until action on the amendment to the amendment filed by Senator Walker.

Senator Walker offered the following amendment filed by Senators Walker, Heying and Denman to the House amendment:

Amend the amendment by inserting at the end of section 2 the following: "The board of supervisors of any county may provide that the county attorney shall devote his entire time to the duties of his office in which

case in counties having a population of less than one hundred fifty thousand his annual compensation as provided herein shall be increased by two thousand dollars."

Senator Walker asked and received unanimous consent to withdraw the amendment.

Senator O'Malley asked and received unanimous consent to withdraw the amendment filed by Senator Denman, et al.

On motion of Senator Reppert, the Senate concurred in the House amendment.

Senator Reppert 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,	51	•
ILY CO.	v_{\perp}	•

Balloun	Elvers	Kyhl	Reno
Benda	Ely	Lange	Reppert
Beneke	Flatt	Lisle	Rigler
Briles	\mathbf{Floy}	Lodwick	Riley
Buren	Frommelt	Lucken	Shaff
Burke	Griffin	McGill	Shirley
Burns	Hagedorn	Mincks	Shoeman
Cassidy	Hagie	Mills	Stanley
Coleman	Hansen	Murray	Tabor
Condon	Heaberlin	Nims	Vance
${f DeKoster}$	Heying	Nurse	Van Gilst
Denman	Kibbie	O'Malley	Walker
Dodds	Kruck	Patton	

Nays, 4:

Elthon

Hill	Klefstad	Messerly	Stephens

Absent or not voting, 4:

Main

				▼.				
The hill	having	received	а	constitutional	majority	Was	harelash	to

McNally

Schroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 344.

THIRD READING OF BILLS

On motion of Senator Hansen, Senate File 344, a bill for an act relating to the tax on diesel fuel, motor fuel and other special fuel, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 344 by striking all after the enacting clause and

inserting in lieu thereof the following:

Section 1. Section three hundred twenty-four point three (324.3), Code 1962, as amended by section one (1) of chapter one hundred ninety-four (194), Acts of the Sixtieth General Assembly, is hereby amended by striking from line two (2) the word "six" and inserting in lieu thereof the word "seven (7)".

Sec. 2. Section three hundred twenty-four point thirty-four (324.34), Code 1962, is hereby amended by striking from line six (6) the word

"seven" and inserting in lieu thereof the word "eight (8)".

Sec. 3. Section three hundred twenty-four point seventy-eight (324.78),

Code 1962, is hereby amended by adding thereto the following:

"The net proceeds of one (1) cent per gallon excise tax on the diesel special fuel and one (1) cent per gallon excise tax on motor fuel and other special fuel collected under the provisions of this chapter shall be credited by the treasurer of state to the primary road fund to be used for construction of primary roads other than highways designated as interstate on the basis of need as determined by the state highway commission."

Sec. 4. Section three hundred twelve point one (312.1), Code 1962, is hereby amended by inserting in line two (2) of subsection two (2) of such section after the number "324" the words ", except those net proceeds allocated to the primary road fund under section three hundred twenty-four

point seventy-eight (324.78) of the Code."

Sec. 5. This Act, being deemed of immediate importance, shall take effect and be in force on July 1, 1965, after its publication in The Spencer Daily Reporter, a newspaper published in Spencer, Iowa, and in The Spirit Lake Beacon, a newspaper published in Spirit Lake, Iowa.

The amendment was adopted.

Senator Frommelt asked and received unanimous consent to withdraw the committee amendment.

Senator Frommelt asked and received unanimous consent that House File 160 be substituted for Senate File 344.

President pro tempore O'Malley took the chair at 3:00 p.m.

On motion of Senator Hansen, House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel, was taken up and considered.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 160 as follows:

1. Amend section 1 by striking all of said section after the word "by" in line four (4) and inserting in lieu thereof the following: "adding thereto the following: 'The excise tax of six cents a gallon provided for in this section shall be increased to seven (7) cents a gallon for the biennium beginning July 1, 1965, and ending June 30, 1967."

2. Amend section 2 by striking all of said section after the word "by" in line two (2) and inserting in lieu thereof the following: "adding thereto

the following: 'The excise tax of seven cents per gallon provided for in this section shall be increased to eight (8) cents per gallon for the biennium beginning July 1, 1965, and ending June 30, 1967."

3. Amend section 3 by inserting after the word "collected" in line six (6) the following: "during the biennium beginning July 1, 1965, and ending

June 30, 1967".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Aves. 30:

Balloun	Flatt	Lisle	Rigler
Benda	Griffin	Lodwick	Schroeder
Beneke	Hagedorn	Lucken	Shaff
Briles	Hagie	Mills	Shoeman
Coleman	Heaberlin	Nurse	Stephens
DeKoster	Kruck	Patton	Vance
Denman	Kyhl	Reppert	Walker
Denman Elvers	Kyhl Lange	Reppert	Walker

Navs. 26:

Buren	Frommelt	McNally	Reno
Burns	Hansen	Messerly	Riley
Cassidy	Heying	Mincks	Shirley
Condon	Hill	Murray	Stanley
Dodds	Kibbie	Nims	Tabor
Ely	Klefstad	O'Malley	Van Gilst
Flow	McGill	•	

Absent or	not voting, 3:		
Burke	Elthon	Main	

The amendment was adopted.

Senator Riley rose on a point of personal privilege and moved that the minority report submitted under the provisions of Senate Concurrent Resolution 9, on file in the office of the Secretary, be printed in the Senate Journal.

Senator Frommelt raised a point of order on the motion for the reason that it is premature and violates the rules under which the Senate operates.

The Chair ruled the point well taken.

Senator Riley moved that the rules be suspended and that Senate File 346 be withdrawn from the committee on industrial and human relations and made a special order of business for Wednesday, May 5, 1965, at 9:00 a.m.

The motion 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 adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 27, providing that a joint convention of the two houses be held on May 5, 1965, at 10:00 a.m. and that Governor Harold E. Hughes be invited to address said joint convention.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 24, providing for the creation of a board to work jointly with boards from Minnesota, Wisconsin and Illinois in recommending a uniform act for preserving scenic areas along the Mississippi River.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 148, a bill for an act relating to the sale of real estate acquired by a county.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 177, a bill for an act relating to memorial halls and monument usages.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 215, a bill for an act relating to investment of funds of life insurance companies.

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 relating to approval of electronic scales and approval by the Department of Agriculture.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps.

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 empower examiners appointed by the state commerce commission to administer oaths and to take affirmations.

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 provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 525, a bill for an act relating to electric transmission line franchises.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 267, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 553, a bill for an act relating to the county school system.

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 amend the law which presently permits the sale of cottontail rabbits and limit the sale to jack rabbits, and further permit the sale of skins and plumage of game birds and animals.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 614, a bill for an act pertaining to the state printing board, state car dispatcher, incorporating these duties under the secretary of the executive council and the executive council.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 629, a bill for an act relating to dual axle requirements of motor vehicles, trailers, and semitrailers.

Also: That the House has amended Senate amendment and concurred in said amendment as amended and passed House File 315, relating to weights and measures.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 249

Amend Senate File 249 by striking all of section 1 after the word "provided." in line 7.

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 315

Amend the Senate amendment to House File 315 by inserting after the word "Iowa" in line seven (7) the following:

", except motor truck scales used solely in the weighing of construction aggregates and agricultural limestone,".

HOUSE CONCURRENT RESOLUTION 27 By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on May 5, 1965, at 10:00 a.m.

Be It Further Resolved: That Governor Harold E. Hughes be invited to address said joint convention.

HOUSE MESSAGES CONSIDERED

House File 267, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients.

Read first and second times and passed on file.

House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor.

Read first and second times and passed on file.

House File 553, a bill for an act relating to the county school system and to amend section two hundred seventy-three point thirteen (273.13), Code 1962, so as to provide for levying of a tax upon all territory included within a county school system, and to further amend chapter two hundred seventy-three (273), Code 1962, by adding a new section providing for merger of county school systems.

Read first and second times and passed on file.

House File 572, a bill for an act to amend the law which presently permits the sale of cottontail rabbits and limit the sale to jack rabbits, and further permit the sale of skins and plumage of game birds and animals.

Read first and second times and passed on file.

House File 614, a bill for an act to amend chapter fifteen (15), Code 1962, pertaining to the state printing board and chapter twenty-one (21), Code 1962, pertaining to the state car dispatcher, incorporating these duties under the secretary of the executive council and the executive council.

Read first and second times and passed on file.

House File 629, a bill for an act relating to dual axle requirements of motor vehicles, trailers and semitrailers.

Read first and second times and passed on file.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a

Call of the Senate on the motion to reconsider House File 182 and all subsequent action thereto.

WARREN J. KRUCK.
DARYL NIMS.
ALLAN SHIRLEY.
JAMES M. MCNALLY.
HOWARD TABOR.
DONALD W. MURRAY.
HOWARD C. REPPERT.
JOHN L. BUREN.
DELBERT FLOY.
C. M. VANCE.
CHAS. F. GRIFFIN.
VERNON H. KYHL.
JOHN W. PATTON.
VINCENT S. BURKE.
STANLEY HEARERLIN.

RESIGNATION OF EMPLOYEE

Senator Stephens announced the resignation of Dorothy M. Edwards of Polk County as his Secretary, effective May 1, 1965.

APPOINTMENT OF EMPLOYEE

Senator Stephens announced the appointment of Eleanor M. Stenstrom of Polk County as his Secretary, effective May 3, 1965.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the Reppert amendment to House File 160 passed the Senate on May 3, 1965.

Warren J. Kruck.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 17 and House Files 132, 214, 305 and 573.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 Joint Resolution 17 and House Files 132, 214, 305 and 573.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 29, 1965, the Governor had approved the following bills:

Senate File 105, relating to conflicts of interest of municipal officials and employees.

Senate File 116, relating to judicial nominating commissions and judges of courts of record.

Senate File 204, relating to retirement systems for firemen and policemen.

Senate File 341, relating to voting registration procedures, etc.

Senate File 481, relating to the ownership of individual apartment units.

A communication was received announcing that on April 30, 1965, the Governor had approved the following bills:

Senate File 77, relating to municipal court districts and the abolishing of civil offices by the annexation of a portion of a civil township to a city having a municipal court.

Senate File 89, relating to the probation period for police patrolmen appointed under civil service in certain cities.

Senate File 247, relating to directors and officers of credit unions.

Senate File 248, relating to a fee to the superintendent of banking by credit unions.

Senate File 255, relating to special levies on schoolhouse tax.

Senate File 261, defining a lottery.

Senate File 377, relating to the State Board of Regents to lease property and facilities.

Senate File 506, relating to secured transactions and instruments of transmitting utilities and the filing and recording thereof.

AMENDMENTS FILED

1 Amend Senate Concurrent Resolution 14 by striking the second

2 "Whereas" clause.

TOM RILEY.

- 1 Amend Senate Concurrent Resolution 20 by striking
- 2 the "Whereas" clauses and substituting the following

3 therefor:

4

- "WHEREAS, occasions occur when employees of
- 5 the government of this state and political sub-6 divisions thereof desire to seek elective office, and
- 7 "WHEREAS, both the employee and the governing
- 8 body involved would benefit from a statement of policy
- with respect to such a decision to seek elective office".

Tom RILEY.
DAVE STANLEY.

- 1 Amend Senate File 565 as follows:
 - 1. By striking from line 5 of section 3 the words "and no"
- 3 and inserting in lieu thereof the following: "provided however,
- 4 that any decision by the state board of social welfare not to
- 5 so contract is subject to the approval of the executive council.
- 6 No".

1

- 7 2. By striking all of section 4 and inserting in lieu thereof 8 the following:
- 9 "Sec. 4. In making this appropriation, it is the intent
- 10 of the general assembly that supplementation by private and/or 11 public funds is permitted to nursing homes and custodial homes
- 12 if usual and customary fees are not met from the funds

13 appropriated hereunder.".

ROBERT R. RIGLER.

- Amend Senate File 568 as follows:
- 2 1. In section 2, insert the following new paragraph 3 after line 27:
- 3 after line 27:
 4 "e. In all cases where this Act creates a new senatorial
- 5 district in which two (2) senators in the Sixty-first General 6 Assembly now resides, and the new district is entitled to only
- 7 one (1) senator, the people of the district shall have the
- 8 right to elect a senator in the year 1966. The general
- 9 assembly finds that this principle applies to the twelfth
- 10 (12th), forty-third (43rd), and forty-fifth (45th) senatorial 11 districts."
- 12 2. In section 3, strike lines 131 through 134, inclusive,
- 13 and insert in lieu thereof the following:
 14 "This Act shall be effective as to the nomination and
- 15 election of one (1) senator from each of the following dis-
- 16 tricts in the year 1966 for two-year terms each:
- 17 "Twelfth (12th)
- 18 "Twentieth (20th)
- 19 "Forty-third (43rd)
- 20 "Forty-fifth (45th)"
- 21 3. In section 3, insert the following before the period 22 in line 137:
- 23 ", except that the term of such senators now residing 24 in the twelfth (12th), forty-third (43rd), and forty-fifth
- 25 (45th) districts created by this Act are hereby reduced and
- shall expire on December 31, 1966, in accordance with section
- 27 two (2) of this Act". 28 4. In section 3, strike
 - 4. In section 3, strike lines 179, 182, and 183.

R. W. HAGIE.
DONALD G. BENEKE.
JOHN D. SHOEMAN.
DAVID STANLEY.

- 1 Amend House File 160, by striking the word and figure
- 2 "eight (8)" in lines 3 and 4 of section 2, and insert in
- 3 lieu thereof the word and figure "nine (9)".
- 4 Amend House File 160 by striking the word and figure "one (1)"
- 5 in line 4 of section 3, and inserting in lieu thereof the
- 6 word and figure "two (2)".

GILBERT E. KLEFSTAD.

1 Amend House File 160 by striking section 4.

JOHN D. SHOEMAN. CHARLES F. GRIFFIN.

- 1 Amend House File 182 as follows:
- 2 1. By striking all of section 1 and inserting in lieu thereof
- 3 the following:

8

9

10

11 12

23

"Section 1. Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by inserting in line 3 after the word 6 'public' the words 'or private'." 7

2. By inserting after section 10 the following new section:

"Section two hundred eighty-five point one (285.1), Code 1962, is hereby amended by adding thereto the following new subsection: 'A local board may permit private school students to use public

school transportation facilities. Such private school student shall be required to meet such transportation at that point on the

established public school bus route nearest his home and shall be 13

14 permitted to ride such transportation to that point on the estab-15 lished route nearest the private school chosen by each student for

attendance. Nothing in this subsection shall be construed to permit 16 17 a local board to make payment to any parent or guardian for trans-

porting any private school pupil from the home of the pupil to a 18

19 private school or from the home of a pupil to any point on the

20 established public school bus route. Nothing herein shall be construed to deny any school district state aid under this chapter if 21 22 said school district exercises its authority under this section."

3. By striking section 11.

24 4. By striking section 18. 25 5. Further amend by renumbering the section in conformity 26 with this amendment.

> ROBERT RIGLER. WILLIAM DENMAN. JOHN P. KIBBIE. ANDREW FROMMELT. TOM RILEY.

Senator Rigler asked and received unanimous consent that Senator Elthon be excused from the Call of the Senate on House File 182.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, 4, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MAY 4, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Richard Wagner, pastor of the First Congregational Church, Cedar Rapids, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reppert, from twenty-six residents of Polk County in opposition to free bus transportation for all school children.

By Senator Nims, from eighteen residents of Story County favoring the Sunday closing bill.

PRESENTATION OF VISITORS

Senator McNally rose on a point of personal privilege and presented to the Senate Senators George Gerdes, J. W. Burbock and C. F. Moulton from the State of Nebraska and Clarence Meyer, Attorney General of the State of Nebraska, who were present in the Senate chamber.

Senator Walker asked and received unanimous consent to present to the Senate twelve students from the St. Thomas Aquinas School, Webster City, who were present in the balcony accompanied by their instructor, Sister Mary Alexander, O.S.F.

Senator Briles asked and received unanimous consent to present to the Senate forty students from the Red Oak Community School, also members of the Girls Scouts, who were present in the balcony.

Senator Flatt asked and received unanimous consent to present to the Senate eighty-five students, members of the junior and senior classes of the Bridgewater-Fontanelle High School, Fontanelle, who were present in the balcony accompanied by their instructors, William Lynch, Mr. and Mrs. Roger Nichols, J. P. Lewiston, Donald Mock and Carl Woodrich.

Senator Walker asked and received unanimous consent to present to the Senate fifty students from the South Hamilton-Randall-Stanhope Community School who were present in the balcony accompanied by their instructors, Helen Jamison, Vera Berglund and Frank Mather.

Senator Stanley asked and received unanimous consent to present to the Senate fifty-eight students, members of the senior class of the West Branch Community High School, who were present in the balcony accompanied by their principal, Glenn Jensen, and their instructor, Don Sarver.

Senator Shirley asked and received unanimous consent to present to the Senate thirty-five students from the Y.J.B. School, Jamaica, who were present in the balcony accompanied by their instructor, Richard F. Kern.

Senator Balloun asked and received unanimous consent to present to the Senate forty-five students from the Norway Community School who were present in the balcony accompanied by their instructor, Francis Fowler.

Senator Briles asked and received unanimous consent to present to the Senate six students, members of the eighth grade class of the Nevinville Consolidated School, who were present in the balcony accompanied by their instructor, Blanche Good.

Senator O'Malley rose on a point of personal privilege and presented to the Senate the Honorable Herschel C. Loveless, former Governor of the State of Iowa, who was present in the Senate chamber.

Senator Messerly rose on a point of personal privilege and presented to the Senate the Honorable Evan Hultman of Black Hawk County, former Attorney General, who was present in the Senate chamber.

Senator Briles asked and received unanimous to present to the Senate twenty-five students, members of the eighth grade class from the Prescott Community School, who were present in the balcony accompanied by their instructors, Marjorie McKee, Leona Veatch and Evelyn Powell.

Senator O'Malley asked and received unanimous consent to present to the Senate eighty students, members of the ninth grade class of the Woodrow Wilson Junior High School, Des Moines, who were present in the balcony accompanied by their instructor, Jerry Stilwell.

Senator Mills asked and received unanimous consent to present to the Senate fifty-one students, members of the eighth grade class of the L.D.F. Community School, LeGrand, who were present in the balcony accompanied by their instructor, Warren Davison.

RECOGNITION BY THE PRESS

At the dinner sponsored by the committee of news correspondents covering the Sixty-first General Assembly held at the Hotel Fort

Des Moines on the evening of May 3, 1965, a delightful evening was enjoyed by all in attendance.

Senator Frommelt, Majority Floor Leader of the Senate, was selected as the outstanding Senator of the session and the Honorable Casey Loss of Kossuth County was selected as the outstanding member of the House.

INTRODUCTION OF BILL

Senate File 572, by committee on education, a bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor.

Read first and second times and placed on the calendar.

THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 266, a bill for an act relating to the artisan's lien, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun	Flatt	Lange	Patton
Benda	Floy	Lisle	Reno
Beneke	${f Frommelt}$	Lodwick	Reppert
Briles	Griffin	Lucken	Rigler
Cassidy	Hagedorn	McGill	Riley
Coleman	Heaberlin	McNally	Schroeder
Denman	Heying	Mills	Stanley
Dodds	Hill	Murray	Tabor
Elvers	Kibbie	Nims	Vance
Ely	Kyhl	O'Malley	. Van Gilst

Nays, 1:

Shaff

Absent or not voting, 17:

Buren	Elthon	Kruck	Nurse
Burke	Hagie	Main	Shirley
Burns	Hansen	Messerly	Shoeman
Condon	Klefstad	Mincks	Stephens
DeKoster			-

Voting present, 1:

Walker .

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator McGill, House File 57, a bill for an act to change the bounty on wild animals, with report of committee recommending amendment in accordance with the amendment filed by Senators McGill and Stephens and passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens offered the following amendment and moved its adoption:

Amend House File 57 by striking from the last two lines of section 2 the words "No such bounty shall exceed five dollars per animal."

The amendment was adopted.

Senator McGill asked and received unanimous consent to withdraw the amendment filed by Senators Stephens and McGill on March 18 and found on pages 571-572 of the Senate Journal.

Senator McGill moved that the bill be read a third 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:

Balloun	Frommelt	McGill	Riley
Benda	Griffin	McNally	Schroeder
Beneke	Hagedorn	Messerly	Shaff
Briles	Hagie	Mills	Shirley
Cassidy	Hansen	Murray	Shoeman
Coleman	Heaberlin	Nims	Stanley
Denman	Hill	O'Malley	Stephens
Dodds	Kyhl	Patton	Tabor
Elthon	Lange	Reno	Vance
Elvers	Lisle	Reppert	Van Gilst
\mathbf{Ely}	Lodwick	Rigler	Walker
Flatt	Lucken		

Nays, none.

Absent or not voting, 13:

Buren	DeKoster	Kibbie	Main
Burke	Flov	Klefstad	Mincks
Burns Condon	Heying	Kruck	Nurse

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 421, a bill for an act to amend section eighty-five point one (85.1), Code 1962, relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act, with report of committee

recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman moved that the bill be read a third 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:

Balloun	${f Frommelt}$	Lodwick	Rigler
Benda	Hagedorn	McGill	Riley
Beneke	Hagie	McNally	Schroeder
Briles	Hansen	Messerly	Shaff
Cassidy	Heaberlin	Mills	Stanley
Coleman	Heying	\mathbf{Nims}	Stephens
Denman	Kibbie	O'Malley	Tabor
Dodds	Kyhl	Patton	Vance
Elvers	Lange	Reno	Van Gilst
Ely	Lisle	Reppert	Walker
Flatt		L &	

Nays, none.

Absent or not voting, 18:

Buren	Elthon	Kruck	Murray
Burke	Floy	Lucken	Nurse
Burns	Griffin	Main	Shirley
Condon	Hill	Mincks	Shoeman
DeKoster	Klefstad	_	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, Senate File 546, a bill for an act to amend chapter four hundred forty-one (441), Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 546 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 publication in the New Hampton Tribune, a newspaper published in New Hampton, Iowa and the Marshalltown Times-Republican, a newspaper published in Marshalltown, Iowa.

The amendment was adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 546 by adding two new sections after section 3 as follows:

1. "Section four hundred twenty-five point two (425.2), Code 1962, is amended by striking from line four the word "July" and inserting in lieu thereof the word "June".

2. "Section four hundred twenty-seven point six (427.6), Code 1962, is amended by striking from line two (2) the word "July" and inserting in lieu thereof the word "June".

The amendment was adopted.

Senator Ely moved that the bill be read a third 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:

Balloun Benda Beneke Briles Burns Cassidy Coleman Condon DeKoster	Ely Flatt Frommelt Hagedorn Hansen Heaberlin Heying Hill Kibbie	Lisle Lodwick Lucken Messerly McNally McGill Mills Nims Nurse O'Malley	Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Vance
Denman	Klefstad	O'Malley	Vance
Dodds Elvers	Kyhl Lange	Patton Reno	Van Gilst Walker

Nays, none.

Absent or not voting, 11:

Buren	\mathbf{Floy}	Kruck	Murray
Burke	Griffin	Main	Shirley
Elthon	Hagie	Mincks	•

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Lodwick, Senate File 269, a bill for an act to amend chapter two hundred ninety-seven (297), Code 1962, relating to school site tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick moved that the bill be read a third 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:

nycs, oo.			
Balloun	Ely	Lucken	Rigler
Benda	Flatt	McGill	Riley
Beneke	${f Frommelt}$	McNally	Schroeder
Briles	Hagedorn	Messerly	Shaff
Burke	Hansen	Mills	Shirley
Burns	Heaberlin	Mincks	Shoeman
Cassidy	Heying	Nims	Stanley
Coleman	Kibbie	Nurse	Stephens
Condon	Klefstad	O'Malley	Tabor
DeKoster	Kyhl	Patton	Vance
Denman	Lange	Reno	Van Gilst
Dodds	Lisle	Reppert	Walker
Elvers	Lodwick		

Nays, none.

Absent or not voting, 9:

Buren Elthon Flov Griffin . Hagie Hill Kruck Main Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent to take up Senate File 571.

On motion of Senator Frommelt, Senate File 571, a bill for an act to correct an error in Senate File one hundred forty-six (146), Acts of the Sixty-first General Assembly, relating to small loans legislation, was taken up and considered.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Ralloun

Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Ely Flatt Frommelt Griffin Hagedorn Hansen Heaberlin Heying Hill Kibbie Klefstad Kyhl Lange

Lucken McGill McNally Messerly Mills Mincks Nims Nurse O'Malley Patton Reno

Lisle

Lodwick

Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst

Reppert

Rigler

Nays, none.

Absent or not voting, 7:

Buren Elthon Floy Hagie Kruck Main Murray

Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that the foregoing bills passed this morning be immediately messaged to the House.

On motion of Senator Riley, Senate File 549, a bill for an act to co-ordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa, was taken up and considered.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 549 by adding a new section at the end thereof as follows:

Sec. 8. Section sixty-one point six (61.6), Code 1962, is amended by striking from lines two (2) and three (3) the words ", in cases of contest over offices other than district judge,".

The amendment was adopted.

Senator Riley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

300,00.			
Balloun	Flatt	Lange	Reppert
Benda	Floy	Lisle	Rigler
Beneke	Frommelt	Lodwick	Riley
Briles	Griffin	Lucken	Schroeder
Burke	Hagedorn	McGill	Shaff
Burns	Hansen	McNally	Shirley
Cassidy	Heaberlin	Messerly	Shoeman
Coleman	Heying	Mills	Stanley
Condon	Hill	Mincks	Stephens
DeKoster	Kibbie	Nims	$\overline{\text{Tabor}}$
Denman	Klefstad	O'Malley	Vance
Dodds	Kruck	Patton	Van Gilst
Elvers	Kyhl	Reno	Walker
Ely			

Nays, none.

Absent or not voting, 6:

Buren Hagie

Elthon Main

Murray

Nurse

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, Senate File 180, a bill for an act relating to the investment of public funds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

,			
Balloun	DeKoster	Frommelt	Klefstad
Benda	Condon	Griffin	Kruck
Beneke	Denman	Hagedorn	Kyhl
Briles	\mathbf{Dodds}	Hansen	Lange
Burke	Elvers	Heaberlin	Lisle
Burns	\mathbf{Ely}	Heying	Lodwick
Cassidy	Flatt	Hill	Lucken
Coleman	Floy	Kibbie	McGill

McNally O'Malley
Mills Patton
Mincks Reno
Murray Reppert
Nims Rigler
Nurse Riley

Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 5:

Buren Elthon Hagie

Main

Messerly

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, Senate File 233, a bill for an act relating to notice of death of patients in state mental health institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

Balloun
Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Flatt

Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Lange

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 3:

Buren

Elthon

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Reppert took the chair at 9:30 a.m.

On motion of Senator Lodwick, Senate File 238, a bill for an act relating to fees and costs incurred in district court by inmates of state penal institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lodwick asked and received unanimous consent that House File 354 be substituted for Senate File 238.

On motion of Senator Lodwick, House File 354, a bill for an act to pay out of state funds the costs and fees of habeas corpus proceedings on behalf of plaintiffs confined in state institutions where such proceedings are successful or where the plaintiff is not able to pay, was taken up and considered.

Senator Lodwick moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Ayes, 55:			
Balloun	Flatt	Lange	Reno
Benda	Floy	Lisle	Reppert
Beneke	Frommelt	Lodwick	Rigler
Briles	Griffin	Lucken	Riley
Burke	Hagedorn	MeGill	Schroeder
Burns	Hagie	McNally	Shirley
Cassidy	Hansen	$\mathbf{Messerly}$	Shoeman
Coleman	Heaberlin	Mills	Stanley
Condon	Heying	Mincks	Stephens
DeKoster	Hill	Murray	Tabor
Denman	Kibbie	Nims	Vance
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kruck	O'Malley	Walker
Ely	Kyhl	Patton	
Mass. 1.			

Nays, 1:

Shaff

Absent or not voting, 3:

Ruren

Elthon

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lodwick asked and received unanimous consent that Senate File 238 be withdrawn from further consideration of the Senate.

On motion of Senator Ely, Senate File 271, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients, 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 271 by striking from section 13 all of lines 65, 66, 67, and inserting in lieu thereof the following: "campus of the state university of Iowa. All of the powers vested in the state board of regents by chapter two hundred sixty-two (262) of the Code, as amended, shall apply to these premises."

On motion of Senator Ely, the committee amendment was adopted.

Senator Ely asked and received unanimous consent that House File 267 be substituted for Senate File 271.

On motion of Senator Ely, House File 267, a bill for an act transferring the state sanatorium to the state university of Iowa and to enlarge the functions of the sanatorium to care for additional patients, was taken up and considered.

Senator Ely moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Balloun Flatt Lisle Benda Flov Lodwick Beneke Frommelt Lucken Briles Griffin MeGillBurke McNally Hagedorn Burns Hansen Messerly Cassidy Heaberlin Mills Mincks Coleman Heying Condon Hill Murray Kibbie Nims DeKoster Nurse Denman Klefstad Dodds Kruck O'Malley Kyhl Patton Elvers Reno Ely Lange

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 4:

Buren Elthon Hagie Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Ely asked and received unanimous consent that Senate File 271 be withdrawn from further consideration of the Senate.

On motion of Senator Flatt, Senate File 476, a bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care, with report of committee recommending amendment in accordance with the amendment filed by Senator Flatt and passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt offered the following amendment and moved its adoption:

Amend Senate File 476 as follows:

1. Amend the title by striking from line 1 thereof the word "minors" and inserting in lieu thereof the word "patients".

2. By striking from line 5 of section 1 the word "minor's" and inserting in lieu thereof the word "patient's".

The amendment was adopted.

Senator Flatt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun Lodwick Flov Reppert Benda Frommelt Lucken Rigler Beneke Griffin McGill Riley Burke Hagedorn McNally Schroeder Burns Hansen Messerly Shaff Cassidv Heaberlin Mills Shirley Coleman Heying Mincks Shoeman Condon Hill Murray Stanley DeKoster Kibbie Nims Stephens Denman Nurse Klefstad Tabor Dodds Kruck O'Malley Vance Elvers Kyhl Patton Van Gilst · Walker Ely Lange Reno Lisle Flatt

Nays, none.

Absent or not voting, 5:

Briles Elthon Hagie Main

Buren

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Main, Senate File 554, a bill for an act to permit the interchange of federal, state and local government employees, was taken up and considered.

Senator Rigler offered the following amendment, filed by Senators Reppert and Rigler, and moved its adoption:

Amend Senate File 554 by striking all of section 9 and inserting in lieu thereof the following:

Sec. 9. Effective date. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the New Hampton Tribune, a newspaper published in New Hampton, Iowa and The West Des Moines Express, a newspaper published in West Des Moines, Iowa.

The amendment was adopted.

Senator Rigler asked and received unanimous consent to withdraw the amendment filed by Senator Reppert on April 27 and found on page 1103 of the Senate Journal.

Senator Main moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun
Benda
Beneke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt
Floy

Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Hill
Heying
Kibbie

Lucken
Main
McGill
McNally
Messerly
Mills
Murray
Nims
Nurse
O'Malley
Patton
Reno

Lodwick

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 5:

Briles Buren Burke

Klefstad

Kruck

Lange

Kyhl

Lisle

Elthon

Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Murray, House File 338, a bill for an act relating to the testing of liquefied petroleum gas meters, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Murray moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun
Benda
Beneke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Murray
Nims
Nurse
O'Malley

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 7:

Briles Buren Burke Elthon

Kruck

Kyhl

Mincks Patton Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, Senate File 531, a bill for an act relating to suspension or cancellation of liquor control licenses, was taken up and considered.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Benda	Frommelt	Lodwick	Reppert
Beneke	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Schroeder
Cassidy	Hansen	McNally	Shaff
Coleman	Heaberlin	Messerly	Shirley
Condon	Heying	Mills	Shoeman
DeKoster	Hill	Mincks	Stanley
Denman	Kibbie	Murray	Stephens
Dodds	Klefstad	Nims	Tabor
Elvers	Kruck	Nurse	Vance
Ely	Kyhl	O'Malley	Van Gilst
Flatt	Lange	Patton	Walker
Floy	Lisle	Reno	

Nays, none.

Absent or not voting, 4:

Balloun Briles Buren Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Messerly, House File 249, a bill for an act relating to the bonding authority of the county conservation boards, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that action on House File 249 be deferred and that the bill be placed on the calendar under unfinished business.

SPECIAL ORDER (CONTINUED)

President Fulton took the chair at 10:20 a.m.

On motion of Senator Hansen, the Senate resumed consideration of House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel.

Senator Kruck called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which the Reppert amendment to House File 160 passed the Senate on May 3, 1965.

WARREN J. KRUCK.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which the amendment was adopted?" the vote was:

Ayes, 33:

Buren	Floy	Main	O'Malley
Burns	Frommelt	McGill	Patton
Cassidy	Hansen	McNally	Reno
Coleman	Heaberlin	Messerly	Riley
Condon	Hill	Mincks	Shirley
Denman	Kibbie	Murray	Stanley
Dodds	Klefstad	Nims	Tabor
Elvers	Kruck	Nurse	Van Gilst
Ely			

Nays, 23:

Balloun	Griffin	Lodwick	Shaff
Beneke	Hagedorn	Lucken	Shoeman
Briles	Hagie	Mills	Stephens
Burke	Heying	Reppert	Vance
DeKoster	Kvhl	Rigler	Walker
Flatt	Lange	Schroeder	

Absent or not voting, 3:

Benda	Elthon	Lisle	

The motion to reconsider prevailed.

Senator Reppert again moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 25:

Balloun	Griffin	Lisle	Reppert
Benda	Hagedorn	Lodwick	Rigler
Beneke	Hagie	Lucken	Shoeman
Briles	Heying	Main	Stephens
Burke	Kyhl	Mills	Vance
DeKoster	Lange	Nurse	Walker
Flatt	-		

Nays, 32:

Mays, oz.			
Buren	Ely	Kruck	Patton
Burns	Floy	McGill	Reno
Cassidy	Frommelt	McNally	Riley
Coleman	Hansen	Messerly	Schroeder
Condon	Heaberlin	Mincks	Shirley
Denman	Hill	Murray	Stanley
Dodds	Kibbie	Nims	Tabor
Elvers	Klefstad	O'Malley	Van Gilst

Absent or not voting, 2:

Elthon

Shaf

The amendment was lost.

Senator Buren offered the following amendment and moved its adoption:

Amend House File 160 by adding to section 3 the following:

Fifty per cent (50%) of the net proceeds of one cent per gallon under this act shall be used for the purposes of reconstruction, construction, or widening of highways and bridges that are twenty feet, or less, wide until such time such primary highway mileage is modernized.

The amendment was adopted.

Senator Shoeman asked and received unanimous consent to withdraw the amendment filed by Senators Shoeman and Griffin on May 3 and found on page 1179 of the Senate Journal.

Senator Lange offered the following amendment, filed by Senators Lange and Shoeman, and moved its adoption:

Amend House File 160 by striking section 5.

Division was called for.

The amendment was lost.

Senator Klefstad offered the following amendment and moved its adoption:

Amend House File 160, by striking the word and figure "eight (8)" in lines 3 and 4 of section 2, and insert in lieu thereof the word and figure "nine (9)".

Amend House File 160 by striking the word and figure "one (1)" in line 4 of section 3, and inserting in lieu thereof the word and figure "two (2)".

The amendment was lost.

Senator Hansen moved that the bill be read a 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:

Balloun Elv Kruck Nurse Benda O'Malley Flatt Lange Buren Floy McGill Patton Burns Frommelt McNally RenoCassidy Hansen Messerly Reppert Heaberlin Condon Mills Riley DeKoster Mincks Heying Stanley Denman Hill Murray Tabor Dodds Kibbie Nims Van Gilst Elvers Klefstad

Nays, 20:

Beneke Hagedorn Lucken Shirley Briles Hagie Main Shoeman Burke Kyhl Rigler Stephens Coleman Lisle Schroeder Vance Lodwick Shaff Griffin Walker

Absent or not voting, 1: Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that House File 160 be immediately messaged to the House, which request was complied with.

Senator Frommelt called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 27 By Maule of Monona

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-first General Assembly be held on May 5, 1965, at 10:00 a.m.

Be It Further Resolved: That Governor Harold E. Hughes be invited to address said joint convention.

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 30, a bill for an act relating to solicitation from liquor control licensees.

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 conferring authority on the courts and agencies of the State of Iowa to enter into interstate juvenile compacts.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 169, a bill for an act relating to the financing of school costs.

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 to authorize the issuance to present owners of a certificate or patent of Dubuque and Pacific Railroad lands which include portions of the Town of Williams, in Hamilton County, Iowa.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 228, a bill for an act to require the wearing of eye protective devices by students and teachers.

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 relating to the purchase of motor vehicle transit plates.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 290, a bill for an act relating to the conservation commission's authority to appoint supervisory employees as peace officers.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 366, a bill for an act relating to the construction of municipal hospitals in certain cities owning their own electric distribution system.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 524, a bill for an act relating to the payment of accrued vacation pay to employees of the state whose employment is terminated.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 528, a bill for an act to authorize and directing the issuance of a patent to certain real estate to Marion County, by the governor and secretary of state.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 537, a bill for an act relating to school taxes in the Gillett Grove Rural School District in Clay County, Iowa.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 169

Amend Senate File 169 by adding the following new sections after section four (4):

"Sec. 5. Section two hundred ninety-eight point two (298.2), Code 1962,

is hereby amended by adding thereto the following:

'Provided, however, that for the school fiscal year beginning July 1, 1966 and thereafter that such school district may levy an amount in excess of thirty-five (35) percent, only if the proposition to do so is submitted to and approved by a majority of the voters at any regular or special election. If approved, the amount of the levy in excess of thirty-five (35) percent shall be certified to the levying board prior to the first day of October.'

"Sec. 6. Section two hundred seventy-eight point one (278.1), Code 1962,

is hereby amended by adding thereto the following:

'11. Approve a proposed general fund levy in excess of thirty-five (35) percent above the maximum amount permitted under section two hundred ninety-eight point one (298.1) of the Code for the fiscal year next ensuing.'"

HOUSE AMENDMENT TO SENATE FILE 242

Amend Senate File 242 as passed by the Senate as follows:

- 1. By striking all of lines three (3) and four (4) of section one (1) and inserting in lieu thereof the following:
 - "1. By adding the following sentence at the end of said section:
- 'The provisions of this law will also apply to the purchase of travel trailers.'"

HOUSE AMENDMENTS TO SENATE FILE 524

Amend Senate File 524 as follows:

- 1. By adding the following after the period in line twenty-five (25) of section one (1): "The provisions of this Act shall apply to any employee of the state terminated after January 1, 1965."
 - 2. By adding the following new section:
- "Sec. 2. Payments authorized by this Act shall be approved by the department and paid from the appropriation or fund of original certification of the claim."

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Flatt called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 29 By Flatt, O'Malley, Shaff, Lodwick, Stanley, Stephens, Coleman, Cassidy and Dodds

Whereas, the recent severe winter left a late season of snow cover of great depth and high water content throughout the basin of the rivers and streams draining and bounding the State of Iowa which has resulted in unprecedented disastrous flooding and threats of flooding of great danger to life, property, and the economy of the state; and

Whereas, to combat the floods and threatened disaster, citizens, civic organizations, and local governmental agencies of those areas of the state lying within the paths of the uncontrolled water have appealed to the Governor of Iowa for commitment of the resources of the state in alleviation of their distress; and

Whereas, the Governor, in reply to their plea, and conscious of his lawful and executive responsibilities to the citizens and the state in connection with protection of lives and property in time of disaster, and upon the recommendation of the Adjutant General of Iowa, called a conference of representatives of State and Federal Agencies that have capabilities for cooperation in efforts toward minimizing the destructive effects of disasters, for the purpose of initating "Operation Webfoot" whereby the efforts and resources of all such agencies are coordinated, as required, under the direction of the Adjutant General; and

Whereas, it is provided by law that the Governor may employ the Military Forces of the state for the relief of the state and the protection of life and property therein upon the request of local civilian authorities, and by virtue of this authority has directed the Adjutant General to order into active state service such part or all of the National Guard of Iowa, as required, in aid of civil authority and to protect life and property, and to otherwise coordinate and direct the efforts of other State and Federal Agencies engaged in "Operation Webfoot"; and

Whereas, by reason of said directive, the Adjutant General has committed 45 units, including 2,289 officers and men and 304 vehicles and 16 aircraft, with other essential equipment of the Iowa National Guard in the discharge of such duty in the vicinities of the cities of Cherokee, Fort Dodge, Iowa Falls, Waterloo, Cedar Rapids, Des Moines, and Marquette, McGregor, Guttenberg, Sabula, Dubuque, Clinton, Davenport, Muscatine, Burlington and Keokuk located along the length of the Mississippi River on the east boundary of the state, in continuous duty since April 6, 1965; and

Whereas, in the performance of such duty the Iowa National Guard, and other cooperating State and Federal Agencies, are rendering outstanding and meritorious service to the state in connection with evacuation, reinforcing, and patrolling of levies and dikes, protection of community utilities and sanitary facilities, emergency transportation and air evacuation of sick and injured to medical facilities, emergency supply of food, shelter, medical supplies, and other equipment and material essential for the preservation of life and property, at great personal danger, discomfort, hardship, and inconvenience to personnel concerned; now therefore;

Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa, with the House of Representatives Concurring, that the Sixty-first General Assembly go on record as commending the officers and men of the Iowa National Guard and personnel of cooperating State and Federal Agencies engaged in "Operation Webfoot" for their outstanding and meritorious performance of duty and to express the gratitude of the citizens of Iowa and the state for their contribution to the protection of life and property during this time of disaster.

Be It Further Resolved, that a copy of this resolution be sent to the Governor of Iowa, the Adjutant General of Iowa, each State and Federal Agency engaged in this operation, and to each organization of the Iowa National Guard that is and has been engaged in "Operation Webfoot".

The motion prevailed and the resolution was adopted.

SPECIAL ORDER

THIRD READING OF BILLS

The Chair announced the Special Order of business for the consideration of House File 67.

On motion of Senator Frommelt, House File 67, a bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary driver's permit and to amend section three hundred twenty-one point one hundred ninety-seven (321.197), Code 1962, relating to expiration of chauffeur's license, with report of com-

mittee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend House File 67 by striking all of section 3.

Division was called for.

The amendment was lost.

Senator Burke moved that the bill be read a third 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:

Benda	Ely	Kruck	Reno
Buren	Floy	Lange	Reppert
Burke	Frommelt	Lodwick	Riley
Burns	Hagedorn	McNally	Schroeder
Cassidy	Hagie	Mincks	Shaff
Coleman	Hansen	Murray	Shirley
Condon	Heaberlin	Nims	Stanley
DeKoster	Heying	Nurse	Tabor
Denman	Hill	O'Malley	Vance
Dodds	Kibbie	Patton	Van Gilst
Elvers	Klefstad		

Nays, 16:

Balloun	Griffin	Main	Rigler
Beneke	Kyhl	McGill	Shoeman
Briles	Lisle	Messerly	Stephens
Flatt	Lucken	Mills	Walker

Absent or not voting, 1: Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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.

MOTION TO RECONSIDER

Senator Kruck called up the motion filed by him to reconsider the vote by which House File 182 failed to pass the Senate.

The Chair announced the following Call of the Senate and directed the Secretary to call the roll.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a

Call of the Senate on the motion to reconsider House File 182 and all subsequent action thereto.

WARREN J. KRUCK.
DARYL NIMS.
ALLAN SHIRLEY.
JAMES M. MCNALLY.
HOWARD TABOR.
DONALD W. MURRAY.
HOWARD C. REPPERT.
JOHN L. BUREN.
DELBERT FLOY.
C. M. VANCE.
CHAS. F. GRIFFIN.
VERNON H. KYHL.
JOHN W. PATTON.
VINCENT S. BURKE.
STANLEY HEABERLIN.

O'Malley

Patton

Rigler

Rilev

Roll call revealed all members present with the exception of Senator Elthon who was previously excused.

Senator Hagedorn moved the previous question on the motion, which motion prevailed.

Roll call was requested.

Flov

Frommelt

Hansen

Heving

On the question "Shall the Senate reconsider the vote by which House File 182 failed to pass the Senate?" the vote was:

McGill

Mincks

Murray

McNally

Ayes, 18:

Burke

Burns

Coleman

Condon

Denman	Kibbie	11201200	202203
Nays, 40:			
Balloun	Flatt	Lisle	Schroeder
Benda	Griffin	Lodwick	Shaff
Beneke	Hagedorn	Lucken	Shirley
Briles	Hagie	Main	Shoeman
Buren	Heaberlin	Messerly	Stanley
Cassidy	Hill	Mills	Stephens
DeKoster	Klefstad	Nims	Tabor
\mathbf{Dodds}	Kruck	Nurse	Vance
Elvers	Kyhl	Reno	Van Gilst
Ely	Lange	Reppert	Walker

Absent or not voting, 1: Elthon

The motion was lost.

Senator Denman asked and received unanimous consent to withdraw his motion to reconsider filed on April 23 and found on page 1060 of the Senate Journal.

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 104, a bill for an act relating to millage limitations upon the several functional funds of cities and towns.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 571, a bill for an act to correct an error in Senate File one hundred forty-six (146), Acts of the Sixty-first General Assembly, relating to small loans legislation.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 387, a bill for an act relating to flood control in cities and towns.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 387, a bill for an act relating to flood control in cities and towns.

Read first and second times and passed on file.

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 321, a bill for an act relating to flood control in cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that House File 387 be substituted for Senate File 321.

On motion of Senator O'Malley, House File 387, a bill for an act relating to flood control in cities and towns, was taken up and considered.

Senator O'Malley moved that the bill be read a 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. 58:

Ayes, so:			
Balloun	Cassidy	\mathbf{Ely}	Hansen
Benda	Coleman	Flatt	Heaberlin
Beneke	Condon	Floy	Heying
Briles	DeKoster	Frommelt	Hill
Buren	Denman	Griffin	Kibbie
Burke	Dodds	Hagedorn	Klefstad
Burns	Elvers	Hagie	Kruck

Kyhl Messerly Reno Shoeman Stanley Lange Mills Reppert Lisle Mincks Stephens Rigler Lodwick Riley Murray Tabor Lucken Nims Schroeder Vance Van Gilst Main Nurse Shaff McGillO'Mallev Shirley Walker McNally Patton

Nays, none.

Absent or not voting, 1:

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley asked and received unanimous consent that Senate File 321 be withdrawn from further consideration of the Senate.

Senator Main called up the following motion filed by him and moved its adoption:

Mr. President: I move to reconsider the vote by which Senate File 554 passed the Senate.

The motion prevailed.

Senator Main moved to reconsider the vote by which Senate File 554, a bill for an act to permit the interchange of federal, state and local government employees, went to its third reading, which motion prevailed.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 554, section 3, paragraph 2, by inserting after the period in line 13 the following sentence: "No employee shall be assigned or detailed without his expressed consent or by using undue coercion to obtain said consent."

The amendment was adopted.

Senator Main moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

v,			
Balloun	DeKoster	Hagedorn	Lisle
Benda	Denman	Hansen	Lodwick
Beneke	Dodds	Heaberlin	Lucken
Briles	Elvers	Heying	Main
Burke	Ely	Hill	McGill
Burns	Flatt	Kibbie	McNally
Cassidy	Floy	Kruck	Messerly
Coleman	Frommelt	Kyhl	Mills
Condon	Griffin	Lange	Mincks

Murrav Reno Shaff Tabor Nims Reppert Shirley Vance Nurse Rigler Shoeman Van Gilst O'Mallev Riley Stanley Walker Patton Schroeder Stephens

Nays, none.

Absent or not voting, 4:

Buren Elthon Hagie Klefstad

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SENATE CONCURRENT RESOLUTION 32 By Reno, McGill, and Van Gilst

Whereas, it is a common practice to mine and quarry coal, gypsum, limestone, and gravel in many areas of the state through the process of open pit excavating, and

Whereas, this process has resulted in many acres of unsightly excava-

tions and piles of waste material, and

Whereas, it is known that much of the area now lying dormant in abandoned pit mines and excavations can be used for useful and worth-

while purposes, now therefore

Be It Resolved by the Senate, the House Concurring, that a study committee be appointed by the Governor to study present laws relating to mining and rock excavation in the state; that the study committee consist of an equal number of members from both houses of the General Assembly, of representatives of the mining and quarrying interests in the state; that the committee study all aspects of present abandoned pit mines and rock quarries in the state in regard to possible use for such areas being used for recreational, conservation, agricultural, and such other purposes as the committee may determine; and that the committee make recommendations to the Sixty-second General Assembly in regard to legislation needed to transform abandoned mines and quarries into useful areas. Any committee so established shall use the necessary personnel and facilities of any agency of the state in performing its tasks.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 29, 1965, the Governor had approved the following bills

Senate File 241, relating to rules of valuation for life insurance companies' investments.

Senate File 388, relating to vehicles used for the transportation of fertilizers and chemicals.

Senate File 542, relating to an appropriation to defray the expenses of the inaugural ceremonies.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- S. R. 2 Ways and means
- S. F. 443 Appropriations (under Rule 21)
- S. F. 482 Appropriations (under Rule 21)
- H. F. 222 Governmental subdivisions (reassigned from governmental affairs)
- H. F. 243 Appropriations (reassigned from governmental affairs)
- H. F. 412 Public health
- H. F. 572 Conservation and recreation
- H. F. 553 Education
- H. F. 614 Governmental affairs
- H. F. 632 Governmental affairs
- H. F. 629 Transportation
- H. F. 644 Judiciary
- H. F. 645 Judiciary
- H. F. 650 Judiciary
- H. F. 656 Appropriations (under Rule 21)

REPORTS OF COMMITTEES

Senator Hill submitted the following report:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred Senate File 181, a bill for an act to increase the compensation of conservation officers, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred House File 99, a bill for an act to amend section one hundred eleven A point five (111A.5), Code 1962, relating to the enforcement of rules and regulations adopted by county conservation boards, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on conservation and recreation to which was referred House File 181, a bill for an act relating to powers and duties of county conservation boards, begs leave to report it has had the same under consideration and recommends the same do pass.

EUGENE M. HILL, Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transporation to which was referred

Senate File 443, a bill for an act to provide for the reconstruction and hard surfacing of state park roads around Black Hawk Lake in Sac County, Iowa, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts, 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 29 by inserting in line six (6) after the word "Iowa" the words: "except commercial vehicles registered with the commerce commission.".

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 286, a bill for an act relating to the use of flashing blue lights by volunteer firemen, 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 by adding a new section as follows:

Sec. 2. Amend chapter three hundred twenty-one point four hundred twenty-three (321.423), Code 1962, subsection two (2) line three (3) by striking the word "may" and inserting in lieu thereof the word "shall".

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on transportation to which was referred House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 302, a bill for an act relating to the manner in which earned income shall be considered in determining the amount of old age assistance grants, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 303, a bill for an act relating to property

exclusions of old age assistance recipients, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 304, a bill for an act to change the age limit for a child to be eligible for aid to dependent children, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 308, a bill for an act relating to the powers and duties of the state board of social welfare, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 437, a bill for an act relating to wage assignments, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 96**, a bill for an act relating to the maximum allowance to be paid public officers and employees other than state officers and employees for authorized public use of a private automobile, 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:

By striking all after the enacting clause and inserting in lieu thereof

the following:

Section 1. Amend section 79.9 by striking the word and figure "seven (7)" in line 6, and inserting in lieu thereof the word and figure "ten (10)".

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 320**, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more and to amend chapter four hundred seventeen (417) of the Code of 1962 relating thereto, begs leave to report it has had the same under consideration and recommends the same **do poss**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **Senate File 472**, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 458, a bill for an act relating to the investment of levee and drainage district funds, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 351, a bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 467, a bill for an act relating to mobile homes, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 577, a bill for an act providing penalties on amounts due the State of Iowa on deliquent accounts, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

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AMENDMENTS FILED

- 1 Senate File 568 is hereby amended as follows:
- 2 1. By striking from section 2 lines 12 through 27 and insert-3 ing in lieu thereof the following:
 - "a. Any county having more than forty-four thousand (44,000) population shall be a senatorial district and shall be entitled to one (1) senator. In addition, each county having a population of eighty-eight thousand (88,000) or more shall be entitled to such additional senators as shall guarantee fair and equal representa-
 - tion to the citizens of such counties.

 "b. No county having less than forty-four thousand (44,000) population shall be joined in a senatorial district with any county having more than forty-four thousand (44,000) population.

13 "c. No senatorial district shall contain more than five (5)

14 counties. 15 "d. Th

"d. The counties having less than forty-four thousand (44,000) population shall be joined in senatorial districts of two (2) counties, three (3) counties, four (4) counties, or five (5) counties. In forming such districts, counties whose people have a high degree of common interests shall be joined together when practicable."

2. By striking all of section 3 and inserting in lieu thereof

22 the following: 23 "Sec. 3. The

- "Sec. 3. The number of senators in the general assembly is hereby fixed at forty-six (46) and they are hereby apportioned among the several counties as follows:
- 1. Lee County shall constitute the first district with one (1) senator.
- 2. Davis County, Henry County, Jefferson County, and Van Buren County shall constitute the second district with one (1) senator.
- 3. Appanoose County, Decatur County, Lucas County, Monroe County, and Wayne County shall constitute the third districts with one (1) senator.
- 4. Clarke County, Madison County, Ringgold County, Union County, and Warren County shall constitute the fourth district with one (1) senator.
- 5. Fremont County, Mills County, Page County, and Taylor County shall constitute the fifth district with one (1) senator.
- 38 6. Des Moines County shall constitute the sixth district with 39 one (1) senator.
- 40 7. Wapello County shall constitute the seventh district with 41 one (1) senator.
 - 8. Adair County, Adams County, Cass County, and Montgomery County shall constitute the eighth district with one (1) senator.
- 44 9. Louisa County, Muscatine County, and Washington County 45 shall constitute the ninth district with one (1) senator.
- 46 10. Keokuk County, Mahaska County, and Marion County shall constitute the tenth district with one (1) senator.
- 48 11. Pottawattamie County shall constitute the eleventh district 49 with one (1) senator.
- 50 12. Scott County shall constitute the twelfth district with 51 two (2) senators.
- 52 13. Clinton County shall constitute the thirteenth district 53 with one (1) senator.

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- 54 14. Johnson County shall constitute the fourteenth district 55 with one (1) senator.
- 56 15. Iowa County, Poweshiek County, and Tama County shall 57 constitute the fifteenth district with one (1) senator.
- 58 16. Jasper County and Marshall County shall constitute the 59 sixteenth district with one (1) senator.
- 60 17. Polk County shall constitute the seventeenth district with 61 four (4) senators.
- 62 18. Dallas County and Boone County shall constitute the 63 eighteenth district with one (1) senator.
- 64 19. Audubon County, Carroll County, Greene County, and Guthrie 65 County shall constitute the nineteenth district with one (1) 66 senator.
- 67 20. Crawford County, Harrison County, Monona County, and 68 Shelby County shall constitute the twentieth district with one (1) 69 senator.
- 70 21. Cedar County, Jackson County, and Jones County shall consti-71 tute the twenty-first district with one (1) senator.
- 72 22. Linn County shall constitute the twenty-second district 73 with two (2) senators.
- 74 23. Benton County, Buchanan County, and Delaware County shall 75 constitute the twenty-third district with one (1) senator.
- 76 24. Story County shall constitute the twenty-fourth district 77 with one (1) senator.
- 78 25. Dubuque County shall constitute the twenty-fifth district 79 with one (1) senator.
- 80 26. Black Hawk County shall constitute the twenty-sixth 81 district with two (2) senators.
- 82 27. Butler County, Grundy County, and Hardin County shall constitute the twenty-seventh district with one (1) senator. 83
- 84 28. Franklin County, Hamilton County, and Wright County shall 85 constitute the twenty-eighth district with one (1) senator.
- 86 29. Webster County shall constitute the twenty-ninth district 87 with one (1) senator.
- 30. Calhoun County, Humboldt County, Pocahontas County, and 88 89 Palo Alto County shall constitute the thirtieth district with one 90 (1) senaor.
- 91 31. Buena Vista County, Cherokee County, Ida County, and Sac 92 County shall constitute the thirty-first district with one (1) 93
- 94 32. Woodbury County shall constitute the thirty-second dis-95 trict with two (2) senators.
- 96 33. Allamakee County, Clayton County, and Winneshiek County 97 shall constitute the thirty-third district with one (1) senator.
- 98 34, Bremer County, Chickasaw County, and Fayette County shall 99 constitute the thirty-fourth district with one (1) senator.
 - 35. Lyon County, Plymouth County, and Sioux County shall
 - constitute the thirty-fifth district with one (1) senator. 36. Floyd County, Howard County, and Worth
- 102 103 County shall constitute the thirty-sixth district with one (1) 104 senator.
- 37. Cerro Gordo County shall constitute the thirty-seventh 105 district with one (1) senator. 106
 - 38. Emmet County, Hancock County, Kossuth County, and Winne-

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County shall constitute the thirty-eighth district with one (1)
108
109
     senator.
       39. Clay County, Dickinson County, O'Brien County, and Osceola
110
     County shall constitute the thirty-ninth district with one (1)
111
112
     senator.
       This Act shall be effective as to the nomination and election
113
     of one (1) senator, except as otherwise indicated, from each of the
114
     following districts in the year 1966 and thereafter for four-year
115
     terms each.
116
117
       First (1st)
118
       Second (2nd)
       Third (3rd)
119
120
       Eighth (8th)
121
       Ninth (9th)
122
       Tenth (10th)
123
       Twelfth (12th)
124
       Thirteenth (13th)
125
       Fifteenth (15th)
126
       Sixteenth (16th)
127
       Seventeenth (17th) (two to be chosen)
128
       Eighteenth (18th)
129
       Twenty-second (22nd)
130
       Twenty-fifth (25th)
131
       Twenty-sixth (26th)
132
       Twenty-eighth (28th)
133
       Thirtieth (30th)
134
       Thirty-second (32nd)
       Thirty-fourth (34th)
135
136
        Thirty-fifth (35th)
137
       Thirty-eighth (38th)
        Thirty-ninth (39th)
138
        This Act shall be effective as to the nomination and election
139
140
     of one (1) senator from each of the following districts in the
     year 1966 for a two-year term:
141
142
        Fourth (4th)
143
        Fifth (5th)
144
        Sixth (6th)
145
        Seventh (7th)
146
        Seventeenth (17th)
147
        Nineteenth (19th)
        Twentieth (20th)
148
149
       Twenty-first (21st)
150
        Twenty-third (23rd)
        Twenty-fourth (24th)
151
152
        Twenty-seventh (27th)
        Thirty-first (31st)
153
154
       Thirty-third (33rd)
155
        Thirty-sixth (36th)
156
       "The terms of senators elected in 1964 for terms of four (4)
157
     years or elected subsequently to fill a vacancy in any such term.
     except as otherwise provided in this Act, shall continue until
158
     December 31, 1968. In the year 1968 and thereafter one (1) senator.
159
160
     except as otherwise indicated, shall be nominated and elected from
161
     each of the following districts for four-year terms each:
162
       Fourth (4th)
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163
        Fifth (5th)
        Sixth (6th)
164
165
        Seventh (7th)
166
        Eleventh (11th)
167
        Twelfth (12th)
        Fourteenth (14th)
168
169
        Seventeenth (17th) (two to be elected)
170
        Nineteenth (19th)
171
        Twentieth (20th)
172
        Twenty-first (21st)
173
        Twenty-second (22nd)
174
        Twenty-third (23rd)
175
        Twenty-fourth (24th)
176
        Twenty-sixth (26th)
177
        Twenty-seventh (27th)
178
        Twenty-ninth (29th)
179
        Thirty-first (31st)
180
        Thirty-second (32nd)
181
        Thirty-third (33rd)
182
        Thirty-sixth (36th)
183
        Thirty-seventh (37th)
184
        "The terms of senators elected from the following present
      districts in 1964 for terms of four (4) years or elected subse-
185
186
      quently to fill a vacancy in any such term shall continue until
187
      December 31, 1966:
188
        Second (2nd)
189
        Third (3rd)
190
        Fourth (4th)
191
        Fifth (5th)
192
        Eleventh (11th)
        Twelfth (12th)
193
194
        Thirteenth (13th)
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        Twenty-fourth (24th)
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        Twenty-eighth (28th)
197
        Twenty-ninth (28th)
        Thirty-third (33rd)
198
199
        Thirty-eighth (38th)
200
        Fortieth (40th)
201
        Forty-first (41st)
202
        Forty-second (42nd)
        Forty-seventh (47th)
203
204
        Forty-eighth (48th)
205
        Forty-ninth (49th)
206
        Fiftieth (50th)
207
        Fifty-first (51st)
        Fifty-third (53rd)."
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DAVID O. SHAFF.
ROBERT R. RIGLER.
DAVID STANLEY.
TOM RILEY.
LUCAS J. DEKOSTER.
MAX MILO MILLS.
JOSEPH B. FLATT.
J. HENRY LUCKEN.
R. W. HAGGE.

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Senate File 568 is hereby amended as follows:

2 1. By striking lines 68 through 71 from section 3 and insert-3 ing in lieu thereof the following:

4 "33. Franklin County, Grundy County, and Hardin County shall 5 constitute the thirty-third district with one (1) senator.

6 "34. Hamilton County and Wright County shall constitute the 7 thirty-fourth district with one (1) senator."

2. By striking lines 84 and 85 from section 3 and inserting in lieu thereof the following:

9 "41. Butler County, Floyd County, and Mitchell County shall 10 11 constitute the forty-first district with one (1) senator."

3. By striking from line 88 of section 3 the word "Wright" 12

and inserting in lieu thereof the word "Worth". 13

4. By striking lines 126 through 130 of section 3 and inserting in lieu thereof the following:

16 "Thirty-third (33rd) 17 "Thirty-fourth (34th) 18 "Thirty-sixth (36th) "Thirty-seventh (37th)

19 20 "Fortieth (40th)"

5. By striking lines 158 through 162 from section 3 and inserting in lieu thereof the following: 23 "Thirty-fifth (35th)

24 "Thirty-seventh (37th) 25 "Thirty-eighth (38th) 26 "Thirty-ninth (39th) 27 "Forty-first (41st)"

6. By striking lines 181 and 182 from section 3 and inserting 28 29 in lieu thereof the following:

"Mitchell and Floyd to the forty-second (42nd)

"Worth to the forty-seventh (47th)".

JOHN BUREN.

Amend House File 249 by adding thereto the following: "Sec. 2. Chapter one hundred eleven A (111A), Code 1962, is amended by adding the following division and sections thereto: NATURAL RESOURCES

AND RECREATIONAL DISTRICTS

1. A county board of supervisors shall have the power to create and establish a natural resources and recreational development district or districts within the county, and to acquire lands for the creation of a lake or reservoir by constructing a dam or dams in a non-navigable river in the county, and to prescribe the extent and nature of the facilities in connection therewith, to develop and improve such a district as provided in this Act, and to maintain and operate such facility. In connection therewith, the board of supervisors may divide such district into subdistricts for the purpose of installation of water, electricity, gas, and sewerage facilities and services, and may assess the cost thereof against the property located in any district or subdistrict.

2. The board of supervisors shall have the power and authority in connection with the establishment, development, maintenance, and operation of a natural resources and recreational development district as is authorized by this Act, to acquire real

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estate for such purposes and beyond the high water level line on the shore of any such lake or reservoir, by donation, purchase or condemnation, and to take the title thereto in the name of the county in trust for the public, and hold the same exempt from taxation, except as otherwise provided in this Act. When such property is taken by condemnation proceedings, the provisions of chapter four hundred seventy-two (472) of the Code, shall apply, and such proceedings shall be conducted by the county attorney.

In the event that the board of supervisors determines that a part of a larger tract of land is necessary for such a project, and that it is more feasible and economical to acquire the whole tract, and to sell such parts thereof as are not needed for the project, the board shall have the power to acquire same.

3. County boards of supervisors are hereby authorized to contract indebtedness, and to issue general obligation bonds of the county to provide funds to pay the cost of the acquisition and improvement of real estate for the purposes stated in this Act. If the county board of supervisors is presented with a petition signed by persons eligible to vote in the county equal to or in excess of five percent (5%) of the total vote at the last general election, it shall forthwith call a special election to vote upon the proposition of the issuance of such bonds. The board shall follow the procedure provided in section one hundred eleven A point six (111A.6) of the Code, for the submission of the proposition for the issuance of such bonds to the voters of the county, but the limitation therein as to the amendment and tax rate shall not apply. If the proposition is approved by the voters, the board of supervisors may sell from time to time such portions and amounts of the authorized bonds as shall be required to pay for such acquisitions and improvement of the property and as funds are needed.

If the proposition is approved by the voters, the board of supervisors shall annually determine and fix the amount or rate of taxes on the taxable valuation of the property in the county, to be levied, collected and appropriated for the ensuing year for said purpose, and the board of supervisors shall levy such tax and certify the percentage thereof to the county auditor with the other taxes for said year. The requirements of section three hundred forty-five point eight (345.8) of the Code shall be applicable thereto. The moneys so provided shall be paid into the debt service fund, and shall be used to pay the bonds and interest thereon, and such other proper costs.

4. Boards may make permanent improvements of the real estate acquired for such district or districts including the construction, paving, surfacing, or otherwise improving roadways, drives, walks and areas, installation of water, electricity, gas, and sewerage facilities, and water and sewerage treatment facilities. Sanitary districts may be established in accordance with the provisions of chapter three hundred fifty-eight (358) of the Code. Such boards shall have the power to plat into lots areas of land acquired, to sell the same without notice or hearing, and with such restrictions and regulations as to the use and occupancy thereof as the board may prescribe and determine. The

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77 proceeds from the sale of any such lots or properties shall 78 be placed in the debt service fund and be used to retire and 79 pay any outstanding bonds issued for said project and accrued 80 interest. If all outstanding bonds and interest have been paid, 81 any proceeds remaining shall be placed in a special fund which 82 shall be used by the county board of supervisors for the operation, 83 maintenance, improvement or replacement of the facilities of 84 said district.

- 5. County boards of supervisors shall have full and complete supervision and control over the entire area of any district established and created under the provisions of this Act, and may determine and fix the amount of moneys necessary and sufficient to pay for the proper operation, maintenance and supervision of said area, and certify the same to the county auditor. The board shall levy a tax therefor, the proceeds of which shall be used only for the purposes stated herein.
- 6. Such board shall have the power to adopt, enact and enforce ordinances and regulations to govern, control and operate such districts and areas and the use thereof, and shall have the same powers and authority given to cities and towns by the provisions of chapter three hundred ninety-one (391) and chapter three hundred ninety-six (396) of the Code to the same extent and in the same manner as city or town councils now have, and shall have such powers as are applicable to municipalities, including the construction of improvements and levying of special assessments to pay the cost thereof against property owners in said district.
- 104 7. Any contributions from private sources or organizations 105 made to a county board of supervisors for the purposes provided 106 herein by individuals or corporations shall be deductible from 107 income for income tax purposes, as being contributions to a 108 governmental instrumentality. 109
- 8. Lots or other property in such a district or area which 110 have been sold to and are owned by individuals or corporations, 111 shall be subject to taxation the same as any other property in 112 the county. In the event the taxable value thereon in any year is greater than it was at the time of the original acquisition of 113 114 such property by the county, the amount of taxes collected on such excess valuation in any year shall first be used to pay expenses, and any excess shall be paid into the general funds of the respective school districts of the county prorated 118 according to the number of pupils resident in the county and attending school in each school district. The balance of such 120 taxes collected shall be distributed in the same manner as other taxes in the taxing district.
 - 9. When the board of supervisors of any county has established a natural resources and recreational district and has established parks therein, the board may place such parks under the supervision of the county conservation board.
 - 10. The county attorney of the county shall furnish such legal services as a part of his duties as the board of supervisors may require, without additional compensation. The county engineer shall perform such services as the board of supervisors shall require, and shall make such surveys, drawings and

131 estimates as to the work required and to be performed in the

132 development and construction of any contract under the provisions

133 of this Act, and he may be paid such additional compensation

134 out of the funds of the project as the board of supervisors may 135 determine and fix.

MAX MILO MILLS. JOHN A. WALKER.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, May 5, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MAY 5, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Lenhard R. Middents, pastor of the First Presbyterian Church, Sac City, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Stephens, from fourteen residents of Washington County favoring proposed legislation relating to the bonding authority of the county conservation boards.

By Senator Reppert, from fourteen residents of Polk County favoring proposed legislation relating to the bonding authority of the county conservation boards.

PRESENTATION OF VISITORS

Senator Burns rose on a point of personal privilege and presented to the Senate the Honorable D. C. Nolan, former member of the Senate from Johnson County, who was present in the Senate chamber.

Senator Walker asked and received unanimous consent to present to the Senate fifty students from the South Hamilton Community School who were present in the balcony accompanied by their instructors, Jean De Witt and Lois Voss, and elementary director, Frank Mather.

Senator Shoeman asked and received unanimous consent to present to the Senate one hundred twenty students from the Audubon Community School, Audubon, who were present in the balcony accompanied by their instructor, D. E. Kristensen.

Senator Vance asked and received unanimous consent to present to the Senate five students, members of the senior class of the Fairfield High School, who were present in the Senate chamber accompanied by their instructor, Don Hofsommer.

Senator Kibbie asked and received unanimous consent to present to the Senate the members of the senior class of the West Bend High School who were present in the balcony accompanied by their instructors, Don Holland and Lyle Dodd. Senator Nims asked and received unanimous consent to present to the Senate twenty-five students, members of the fifth grade class of the Milford Building, Nevada, who were present in the balcony accompanied by their instructor, Viva Doolittle.

INTRODUCTION OF BILLS

Senate File 573, 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 committee on appropriations.

Senate File 574, by committee on governmental subdivisions, a bitt for an act providing for assessment of property outside the city limits that abuts on a city street.

Read first and second times and placed on the calendar.

Senate File 575, by committee on governmental affairs, a bill for an act to amend chapter twenty-eight A (28A), Code 1962, as amended, relating to civil defense in the State of Iowa.

Read first and second times and placed on the calendar.

Senate File 576, by committee on governmental affairs, a bill for an act to amend chapter twenty-nine (29), Code 1962, as amended, relating to the state military forces.

Read first and second times and placed on the calendar.

Senate File 577, by committee on appropriations, a bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly, to provide for a state supported and administered scholarship program under the higher education facilities commission and to make an appropriation therefor.

Read first and second times and placed on the calendar.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 568.

THIRD READING OF BILLS

On motion of Senator Denman, Senate File 568, a bill for an act to provide for representation in the senate and house of representatives in the Sixty-second General Assembly and thereafter, was taken up and considered.

Senator Shaff offered the amendment filed on May 4 by Senators Shaff, Rigler, Stanley, Riley, DeKoster, Mills, Flatt, Lucken and Hagie, and found on pages 1210 and 1213 inclusive of the Senate Journal.

Senator Lucken offered the following amendment to the amendment filed by Senators Lucken and DeKoster.

Amend the amendment as follows:

1. By striking lines 139 through 161 and inserting in lieu thereof the

following:

"This Act shall be effective as to the nomination and election of one (1) senator, except as otherwise indicated, from each of the following districts in the year 1966 for a two-year term, and in the year 1968 and thereafter one (1) senator, except as otherwise indicated, shall be nominated and elected from each of the districts for four-year terms each:"

2. By striking all after line 194 and inserting in lieu thereof the follow-

ing:

Fifteenth (15th) Seventeenth (17th) Twentieth (20th) Twenty-first (21st) Twenty-fourth (24th) Twenty-seventh (27th) Twenty-eighth (28th) Twenty-ninth (29th) Thirty-third (33rd) Thirty-fourth (34th) Thirty-sixth (36th) Thirty-eighth (38th) Thirty-ninth (39th) Fortieth (40th) Forty-first (41st) Forty-second (42nd) Forty-sixth (46th) Forty-seventh (47th) Forty-eighth (48th) Forty-ninth (49th) Fiftieth (50th) Fifty-first (51st) Fifty-third (53rd)

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 Fulton presiding. President Fulton announced a quorum present and the joint convention duly organized.

Senator Burns of Johnson moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor Hughes that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senators Burns of Johnson, McGill of Lucas-Monroe-Wayne and Heying of Fayette-Winneshiek, on the part of the Senate, and Representatives Boot of Marion, Palmer of Polk and Bremmer of Pottawattamie, on the part of the House.

The Committee waited upon Governor Hughes and escorted him to the Speaker's station. President Fulton then presented Governor Hughes, who delivered the following message:

SPECIAL MESSAGE ON LABOR-MANAGEMENT LEGISLATION TO THE SIXTY-FIRST GENERAL ASSEMBLY

bv

HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA Joint Session, May 5, 1965

MR. PRESIDENT, MR. SPEAKER, HONORABLE SENATORS AND REPRESENTATIVES OF THE SIXTY-FIRST GENERAL ASSEMBLY:

I deeply appreciate the opportunity to join you in this joint convention today and out of deference to the heavy workload you are handling I will make my remarks as brief and to-the-point as possible.

To begin with, I would like to express to you members of both political parties my personal appreciation for your work thus far in the session.

No Iowa legislature in this century has tackled such a broad range of important and difficult problems as you have.

Because the make-up of this Assembly is more representative of all of the population groups of the state than in the past, you have been confronted with an unprecedented variety of legislation. Because you have had the courage to eliminate secrecy from the legislative processes, many controversial items have reached the floor that would never have seen the light of day in sessions gone by.

Whatever our differences in viewpoint may be and whatever public criticism may come your way, I want to say that I respect you individually and as a legislative body for your integrity of purpose and your devotion to the public interest.

One of the propositions to which we are all committed is to keep Iowa moving—to sustain and strengthen the promising surge of industrial development we have enjoyed in the past three years and to do everything we can from the level of state government to create an atmosphere in which management and labor can work together constructively to assure Iowa's economic future.

Obviously there are profound differences of opinion as to what course should be followed to attain these objectives.

At no point is there sharper disagreement and greater confusion than on the complex area of legislation relating to collective bargaining and other fundamental practices involved in labor-management relations in Iowa.

It is this subject I want to discuss with you today because I am convinced that major legislative changes in this area are needed—and urgently needed—and I would like to spell out for you as clearly as possible why I believe this to be the case and in general terms what changes I think should be made in the existing law.

The core of the controversy, as you all know, is that part of the 1947 Iowa law which prohibits various types of union-management contract provisions and has become generally known by the label "right-to-work law."

Unfortunately, the label has become such an emotional symbol on the part of both proponents and adversaries, that it has become extremely difficult to examine the whole problem objectively.

Without stopping, at this point in my remarks, to evaluate the case for or against this statutory restriction on collective bargaining, let me say that it is, at best, a misleading over-simplification of a whole complex of serious problems.

We should be looking at the entire structure of our labor management

laws—not just one phase of it.

And the test of that structure of law should be whether or not it protects the legitimate interests of management, labor and the general public and is conducive to efficient industrial operation.

Frankly, ladies and gentlemen, our existing structure of labor relations law fails to meet the test on all of these counts.

It simply is not doing the job that most people think it is doing.

* * * * *

Let's look at it first from the standpoint of mangement.

The champions of the 1947 law take the position that this law is a bastion that effectively protects management from the possibility of coercive power and unfair practices on the part of organized labor.

But does it?

The other day a successful industrialist for whom I have great respect was in my office to urge me to oppose any modification of the right-to-work law.

"Why?" I asked him.

"The legalizing of the union shop would be a bad thing for industry in Iowa." he said.

"But I happen to know that your company is not just a union shop it is a de facto closed shop," I replied. "Nobody can get a job in your business unless he belongs to that union, can he?"

He agreed that this was so. In other words, the situation he was so fearful of already exists in his own industry under our existing "right-to-work" law. And neither he nor his employees have the sort of protection in labor-management relations that they should have, and would have if our present law were modernized and strengthened, as it should be.

If we really want to prevent such things as secondary boycotts, "hot cargo" agreements and closed shop contracts; then we need to modernize the 1947 Iowa law and bring it into line with more realistic and effective federal law.

From the standpoint of management, our existing law has more holes in it than a sieve.

Yet I have a sheaf of letters on my desk at this moment from business-

men insisting that the existing law be left as it is.

For some reason, it is widely assumed that if the so-called "right-to-work law" is modified in any way, it will follow that every working man and woman in the state will be required to join a labor union.

This is not true. Under proposed modification of the 1947 law, union shop provisions requiring employees to join would occur only where the union, which is the representative of the majority of employees, wants it and where the employer has agreed. Even then, if there are employee misgivings, they may vote it out. Many plants are not and may never become unionized at all, and-I repeat-none of those that do would have union shop contracts unless their management agreed to it.

The proposal to permit negotiation of union shop contracts and lesser forms of union security agreements in Iowa has nothing whatsoever to do with the holding of elections to determine if a majority of the employees wants a union to act as their bargaining agent. I think it should be made crystal clear at this point that procedures for holding such elections, which are covered by federal law, would not be affected at all by the changes I recommend in the state law.

There is an unfortunate confusion in the attitude of some employers and a considerable number of citizens concerning what our attitude toward

organized labor should be.

In some cases, the bias toward unions is so great that it is generally assumed that anything organized labor wants is wrong and should be denied. It is also erroneously assumed that the proper way to deal with unions is to keep them as weak as possible through restrictive legislation.

When people say to me: "I don't want to see unions become so powerful that they run the state," then I can only reply that I agree with them.

I don't want to see any special group of our population become so

powerful that it can exert unfair pressure on majority rule.

But quite frankly this is not going to happen-end even if it were, the inadequate labor legislation we have in our Code at this time would not prevent it.

Personally, I have a deep belief in the right of collective bargaining. It is a sound, proven format for healthy labor-management relations and not something to be feared.

The relationship between employer and worker is satisfactory only when each has his rights protected—and both are able to function efficiently, economically and otherwise.

What we need is responsible unionism, and contrary to the opinion of many people, this does not mean weak unions. The way to get responsible leadership in labor is through sound, workable legislation-not through discriminatory, excessively restrictive legislation that impairs basic rights of collective bargaining.

On the other side of the coin, as I have already pointed out, management needs and deserves stronger and more detailed protection of its rights

than we have under our 1947 law.

Frankly, I believe that management has more to gain from a sound revision of our 1947 labor law than labor.

Now what is organized labor's position in this matter?

The rank and file of organized labor believe that our existing labor law imposes an unfair restriction on the rights of collective bargaining in that this law makes it possible for some employees to "free load"—that is, to enjoy the benefits of collective bargaining without sharing in the cost and responsibilities of union membership.

"Union shop," as you know, means that a worker must become a member of the union after he is hired and served a probationary period in a company that has negotiated a union shop agreement with its employees. If the employer agrees with the union; then all employees must pay union dues and belong to the union.

Federal law already requires that the union bargain for all employees—whether they are union members or not. The union shop agreement merely

eliminates "free riders."

I can't blame union members for feeling the way they do about "free riders." I also believe that they have good reason to feel that the restriction against union shop contracts in our present law is damaging to the prestige

and self-respect of organized labor.

As you know, I do not advocate outright repeal of the right-to-work law. I do not support the closed shop, under which a person must be a union member in order to get a job, because I believe that an employer should have the right to hire the people he wants to hire, without restriction—providing that he does not discriminate against a prospective employee because of race, creed, color, sex, or membership in a labor organization.

I am opposed to the closed shop because I feel that it unfairly and arbitrarily removes a prospective employee from the labor market, and imposes a control that is not necessarily related to the prospective worker's qualifi-

cations for the job.

However, once a worker has been hired into a shop that operates under a contract negotiated with a union and participates in the benefits the union provides, I believe it is only fair that he should be subject to the same rules as any other employee.

This point is not a side issue—it is the very heart of responsible union-

Either we believe in collective bargaining or we do not—and to me this is the point on which it all hinges. Granted that proper protection is included in the law assuring the fair treatment of each union member—an area that must be adequately covered in any modernization of our law that I would support—this is the basic right involved: not just the right to work, but the right to work with the security of legalized union contract conditions.

As you know, for a number of years, the representatives of organized labor have advocated the outright repeal of the right-to-work law—which would include repeal of the prohibition of the closed shop, as well as of

the union and agency shops.

I cannot blame those in organized labor who want full repeal of this law which they feel has become a symbol through the years of the denial of their rights of collective bargaining and a rejection of their bid to sit in dignity at the council table with management.

However, from the beginning, I have stood for the modification and modernization of our existing labor laws, including the right-to-work section.

I continue to stand on this middle ground because I believe it is right and in the best interests of the people of Iowa and the state's continuing development.

* * * * *

What about the protection of the public in labor-management disputes under our present law?

Let us focus our attention particularly on the machinery we have under our existing law to protect human life and property in the event that violence flares up in an unresolved labor dispute.

Let me give you a concrete example.

Recently, as you know, we had a major packing house strike in the Fort Dodge area.

Full negotiations were conducted with the assistance of a federal mediator, but the negotiations reached what appeared to be an insuperable

impasse.

The striking union felt that it could not accept the offers of management. Management concluded that it could no longer postpone resuming plant operations—even if it was necessary to bring in non-union, inexperienced labor to man the jobs.

If the plant had re-opened, as scheduled, I am absolutely convinced there

would have been violence, bloodshed, perhaps loss of life.

Fortunately—and to the great credit of both parties in the dispute—both management and labor agreed to meet with me in virtual round-the-clock negotiations to work out the differences.

They did this; an agreement was reached; and what would doubtless have eventuated into a bitter and violent clash, despite the diligent efforts

of local law enforcement officers, was avoided.

This incident, in my mind, clearly illustrates the lack of effective machinery in this state under existing law to act in the event of a prolonged labor dispute in which there is a probability that violence might occur. All of this happened under our present so-called "right-to-work" law.

A governor has many responsibilities to which he must attend. He cannot and should not enter every serious labor dispute. Provision is made under Chapter 90 for the appointment of a board of arbitration, but without going into details as to why this chapter is weak and inadequate to meet such situations, the fact that it has seldom been used by past governors attests to its ineffectual nature.

I feel very strongly that our existing law should be changed to provide for a permanent board of mediation and conciliation within the State Bureau of Labor to facilitate the negotiation of labor-management contracts and to act in cases where regular negotiations have broken down.

It would be the function of this board to assist labor and management to make and maintain agreements concerning wages, hours and working conditions; and to exert every reasonable effort to induce the parties in labor disputes to settle their differences around the conference table, there-

by averting situations where life and property are endangered.

Protection from secondary boycotts and other abuses that I have mentioned elsewhere in these remarks is also a matter of concern to the public, as well as to industry. This protection, as I have stated, is not adequate under our existing law. The present section on secondary boycotts in particular is ungrammatical, unintelligible and inoperable, and has been so recognized by both labor and management for the nearly twenty years it has been on our lawbooks.

To sum it up, I feel strongly that our existing labor laws fail completely in the third and most important criterion of adequate labor relations law—

the protection of the general public.

* * * * *

In the statement I have made thus far, I have attempted to convey to you my profound conviction that our present labor laws are seriously in need of modernization and tightening up in order to serve the best interests of management, labor and the general public.

Within the next few days, legislation will be presented to this Assembly to accomplish these objectives. I make no claim of perfection for this legislation, but do believe strongly that it is a great improvement over our

existing laws and clearly a historic step in the right direction.

I sincerely hope that every member of this Assembly will set aside whatever preconceptions he may have and judge this proposed legislation objectively on its merits.

Never was there a time in this state when there was a greater need for cool heads and open-mindedness. For the fair resolution of this issue will have an all-important bearing on the economic development and spiritual unity of this state in the years ahead.

Here are the salient points of the labor relations legislation that will be submitted for your consideration with my full approval and support:

It is proposed that the 1947 law should be modified to permit negotiation of union security clauses—except for the closed shop. In other words, this would remove the statutory prohibition of union shop contracts.

I am aware that there are those who say that there is no difference

between repeal and modification of the so-called right-to-work law.

I would point out that there is a very real practical difference between repeal and modification, particularly as the state law affects small businesses—especially retail—that do not come under the federal Taft-Hartley law. The Taft-Hartley provisions prohibiting the closed shop would not apply to these small firms, and thus they would have no protection from the closed shop if the "right-to-work" part of our labor statutes were repealed.

This situation is not restricted to the very small employers. Retail merchants are not protected by the federal law unless they do a gross business of more than \$500,000 year, and manufacturers, jobbers and wholesalers must deal in purchases or sales of more than \$50,000 a year across state lines to be covered. You can see that thousands of businessmen across the state, including a good share of those on main street in our cities and towns, must depend upon our state law for protection in labor-management situations.

As I have pointed out earlier, the union shop is widespread in Iowa, by tacit agreement of union and employer, in businesses that are unionized. As a matter of fact, there are a considerable number of de facto closed shops, by the same tacit agreements. And these situations exist without the safeguards and controls contained in federal law and in the modernized laws of many other states.

I would point out that this situation illustrates the fact that our existing law is inadequate and ineffectual—and, in plain words, is not doing the job

it is purported to do.

Most important of all, I believe the prohibition of union shop contracts should be removed because this is a symbol of our negative attitude of the

past toward organized labor.

Whether or not it is recognized in the present hour, this session of the Iowa legislature is being directly confronted with the responsibility of making a number of key decisions which will have a profound bearing upon the future of this state.

One of these decisions is whether or not we shall grant to labor the dignity of fair partnership in the industrial and business future of Iowa.

Shall we take them into this partnership or shall we continue to treat them as a distrusted and ill-favored step-child in the family of our society? I believe that through fair and functional legislation, we should take

labor into full partnership.

But at the same time it must be recognized that with the status of full partnership come responsibilities to accept laws and regulations that strictly define and limit the powers of organized labor—and to abide by these rules.

I am convinced that the majority of the men and women in organized labor are ready and willing to do their part—if they are accorded the respect to which the value of their services to our economy and our society entitles them.

The proposal calling for the legalization of union shop contracts contains with it strict provisions to guard the individual employee from any possible discriminatory treatment on the part of the union leadership. A fear exists in the minds of many people that a new employee or even one who has worked for years in a plant and has never joined a union would be denied union membership on some pretext and thereby be deprived of the right to get a job or continue to work in that plant. This would be an impossibility under the proposed changes in the law. For example, as in the federal law, it would be unlawful to discriminate against an employee who has been denied union membership, or expelled from a union, for reasons other than the non-payment of dues. It would be unlawful to require an employee to pay excessive or discriminatory union dues to become a member. It would also be unlawful to require union dues as a prerequisite to employment.

The second main section of the proposed modernization of our out-dated labor laws deals with such important matters as boycotts and injunctions.

Among its provisions are these:

1. It prohibits secondary boycotts.

2. It forbids a union from forcing an employer to recognize or bargain with a union when another union already is the legitimate representative of the employees.

3. It prohibits a union from forcing an employer to assign work to one union over another, except when the employer violates the terms of his

contract.

4. It forbids "hot cargo" agreements.

5. It prohibits "featherbedding."

6. It provides for temporary restraining orders and hearings within five days.

It will be observed that these safeguards to management have teeth in them and provide far more effective protection than may be found in our existing law.

In other words, the legislation we are talking about is not just pro-labor but is a sensible compromise of the viewpoints of labor and management in the public interest.

The final section of the proposed modernization of our existing labor law provides for the setting up of a permanent Mediation and Conciliation Board to plug a vital gap in our present legal structure governing labor-management relations.

* * * * *

These are the essential elements of the proposed labor-management legislation that will be submitted to you by the administration.

To be perfectly frank with you, I am well aware that the position I have taken will not arouse ecstatic acclaim from the traditional spokesmen of either labor or management.

I have taken this position, nonetheless, because I believe it is right and best for the future of this state. If adopted by this Assembly, I believe it will be recognized in due time as being in the best interest of both management and labor—and, most important of all, in the best interests of the general public.

In conclusion, ladies and gentlemen, let me say that I believe the sun will come up in the east in our state and go down in the west—regardless of

what we do about these vital problems of labor-management relations which I have outlined to you today.

But quite frankly, I believe that we will clear the atmosphere and create a better, kindlier climate for our future development if we face these

problems forthrightly and fairly.

I believe it is more essential to our future growth and progress that we change our attitudes than that we change our laws. If a change in our laws is to be effective, it must, as a matter of fact, proceed from a change in attitude.

I believe that most employers who have had extensive experience with labor-management relations will agree that well-organized, responsible unions are an aid to a responsible employer, not a detriment. It is significant that many Iowa employers, including the number one manufacturing firm in the state, provide for a union shop in their contracts, to go into effect as soon as the Iowa law may permit.

But more fundamentally, if Iowa is to continue its growth and progress, we must fully recognize the interdependence of all of the segments of our society—the farmer, the laboring man, the business man and all the rest.

If there are stars in my eyes, it is because I believe in people—whether they are employers or workers, city people or farm people, young people or old people. Each group is entitled to fight for its own rights but constructive compromise is out of reach if we stray too far from the spirit of the golden rule.

If there are stars in my eyes, it is also because I believe in the future of this state—completely and without question, just as I believe in a Divine

Being.

As we move into a new era of economic growth in Iowa, I hope we can also find the strength to move into a new era of understanding and intergroup co-operation.

We can only do this if we are willing to yield some ground in one sector

in order to gain some ground in another.

The hour of decision is before us. We have nothing to lose but our prejudices.

Governor Hughes was escorted from the House chamber by the committee previously appointed.

Maule of Monona moved that the joint convention be now dissolved.

The motion prevailed.

The Senate returned to the Senate chamber and resumed regular session.

The Senate resumed consideration of the amendment by Senators Lucken and DeKoster to the amendment offered by Senator Shaff, et al.

Senator Lucken moved the adoption of the amendment to the amendment.

The amendment to the amendment was lost.

Senator Benda offered the following amendment filed by Senators Balloun and Benda to the amendment:

Amend the amendment as follows:

- 1. Strike line 56 and insert "15. Iowa County and Poweshiek County shall".
 - 2. Strike line 74 and insert "23. Tama County and Benton County shall".

3. Add after line 112 the following:

- "40. Buchanan County and Delaware County shall constitute the fortieth district with one (1) senator."
 - 4. Add after line 183 a new line as follows:

"Fortieth (40th)".

Senator Benda moved the adoption of the amendment to the amendment.

Division was called for.

The amendment to the amendment was lost.

Senator Stanley offered the following amendment, filed by Senators Stanley and Shaff to the amendment, and moved its adoption:

Amend the amendment by striking in line 186 the words "continue until" and inserting in lieu thereof the words "expire on".

The amendment to the amendment was adopted.

Senator Benda offered the following amendment to the amendment filed by Senators Lodwick and Benda:

Amend the amendment as follows:

3. By striking all of section 4 and inserting in lieu thereof the following: "Sec. 4. The house of representatives shall be apportioned on a population basis as follows and representatives shall be elected in 1966 and each two (2) years thereafter:

The counties of Lyon and Osceola shall comprise one (1) district and

elect one (1) representative.

The counties of Dickinson and O'Brien shall comprise one (1) district and elect one (1) representative.

The counties of Clay and Emmet shall comprise one (1) district and

elect one (1) representative.

The counties of Howard and Mitchell shall comprise one (1) district and elect one (1) representative.

The counties of Allamakee and Winneshiek shall comprise one (1) district and elect one (1) representative.

The counties of Palo Alto and Pocahontas shall comprise one (1) district and elect one (1) representative.

The counties of Humboldt and Wright shall comprise one (1) district and

elect one (1) representative.

The counties of Franklin and Hamilton shall comprise one (1) district and elect one (1) representative.

The counties of Butler and Chickasaw shall comprise one (1) district and elect one (1) representative.

The counties of Clayton and Delaware shall comprise one (1) district and elect one (1) representative.

The counties of Cherokee and Ida shall comprise one (1) district and elect one (1) representative.

The counties of Calhoun and Sac shall comprise one (1) district and elect one (1) representative.

The counties of Harrison and Monona shall comprise one (1) district and elect one (1) representative.

The counties of Audubon and Crawford shall comprise one (1) district

and elect one (1) representative.

The counties of Greene and Guthrie shall comprise one (1) district and elect one (1) representative.

The counties of Jackson and Jones shall comprise one (1) district and

elect one (1) representative.

The counties of Cass and Shelby shall comprise one (1) district and elect one (1) representative.

The counties of Iowa and Poweshiek shall comprise one (1) district and

elect one (1) representative.

The counties of Keokuk and Mahaska shall comprise one (1) district and elect one (1) representative.

The counties of Adair and Madison shall comprise one (1) district and elect one (1) representative.

The counties of Lucas and Warren shall comprise one (1) district and elect one (1) representative.

The counties of Louisa and Washington shall comprise one (1) district

and elect one (1) representative.

The counties of Fremont and Mills shall comprise one (1) district and elect one (1) representative.

The counties of Montgomery and Taylor shall comprise one (1) district

and elect one (1) representative.

The counties of Clarke and Union shall comprise one (1) district and elect one (1) representative.

The counties of Henry and Jefferson shall comprise one (1) district and elect one (1) representative.

The counties of Appanoose and Wayne shall comprise one (1) district and elect one (1) representative.

The counties of Hancock, Winnebago, and Worth shall comprise one (1)

district and elect one (1) representative.

The counties of Adams, Decatur, and Ringgold shall comprise one (1) district and elect one (1) representative.

The counties of Davis, Monroe, and Van Buren shall comprise one (1)

district and shall elect one (1) representative.

The counties of Cedar and Muscatine shall comprise one (1) district and elect two (2) representatives.

The counties of Grundy and Marshall shall comprise one (1) district and

elect two (2) representatives.

The counties of Clinton, Cerro Gordo, Des Moines, Johnson, Lee, Story, Wapello, and Webster shall comprise one (1) district each and each shall elect two (2) representatives.

The counties of Dubuque and Pottawattamie shall comprise one (1)

district each and each shall elect three (3) representatives.

The counties of Black Hawk, Scott, and Woodbury shall comprise one (1) district each and each shall elect four (4) representatives.

The county of Linn shall comprise one (1) district and shall elect five (5) representatives.

The county of Polk shall comprise one (1) district and shall elect nine (9) representatives.

All other counties shall comprise one (1) district each and each shall elect one (1) representative."

Senator Hagedorn moved the previous question on the amendment to the amendment, which motion was lost.

Senator Benda moved the adoption of the amendment to the amendment.

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 22:

Balloun Hagie Messerly Shoeman Benda Kyhl Rigler Stanley Beneke Lange Riley Stephens DeKoster Schroeder Lisle Vance Flatt Lodwick Shaff Walker Griffin Lucken

Nays, 33:

Buren Elv Kibbie Nurse Burke Klefstad Nims Flov O'Mallev Burns Frommelt Kruck Patton Cassidy Hagedorn Main Coleman Hansen McGill Reno Heaberlin McNally Reppert Condon Denman Heying Mincks Tabor Van Gilst Dodds Hill Murray Elvers

Absent or not voting, 4:

Briles Elthon Mills Shirley

The amendment to the amendment was lost.

On motion of Senator Frommelt, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of the amendment offered by Senator Shaff, et al., to Senate File 568.

Senator Shaff moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 21:

Messerly Shoeman Balloun Kyhl Rigler Stanley Benda Lange Beneke Lisle Riley Stephens Lodwick Schroeder Vance DeKoster Shaff Walker Lucken Flatt Hagie .

Nays, 34:

Buren Ely Klefstad Nurse Burke Flov Kruck O'Malley Frommelt Patton Burns Main Cassidv Hagedorn McGill Reno McNally Hansen Reppert Coleman Condon Heaberlin Mincks Shirley Heving Murray Tabor Denman Van Gilst Hill Nims Dodds Kibbie Elvers

Absent or not voting, 4:

Briles Elthon Griffin Mills

The amendment as amended was lost.

Senator Buren offered the following amendment:

Senate File 568 is hereby amended as follows:

- 1. By striking lines 68 through 71 from section 3 and inserting in lieu thereof the following:
- "33. Franklin County, Grundy County, and Hardin County shall constitute the thirty-third district with one (1) senator.
- "34. Hamilton County and Wright County shall constitute the thirty-fourth district with one (1) senator."
- 2. By striking lines 84 and 85 from section 3 and inserting in lieu thereof the following:
- "41. Butler County, Floyd County, and Mitchell County shall constitute the forty-first district with one (1) senator."
- 3. By striking from line 88 of section 3 the word "Wright" and inserting in lieu thereof the word "Worth".
- 4. By striking lines 126 through 130 of section 3 and inserting in lieu thereof the following:
 - "Thirty-third (33rd)
 - "Thirty-fourth (34th)
 - "Thirty-sixth (36th)
 - "Thirty-seventh (37th)
 - "Fortieth (40th)"
- 5. By striking lines 158 through 162 from section 3 and inserting in lieu thereof the following:
 - "Thirty-fifth (35th)
 - "Thirty-seventh (37th)
 - "Thirty-eighth (38th)
 - "Thirty-ninth (39th)
 - "Forty-first (41st)"
- 6. By striking lines 181 and 182 from section 3 and inserting in lieu thereof the following:
 - "Mitchell and Floyd to the forty-second (42nd)
 - "Worth to the forty-seventh (47th)".

Senator Buren moved the adoption of the amendment and requested a division.

The amendment was adopted.

Senator Stanley offered the following amendment:

Amend Senate File 568 as follows:

1. In section 2, insert the following new paragraph after line 27:

"e. Each legislator shall be elected from a separate district or subdistrict. The general assembly finds that the election of each legislator from a separate district or subdistrict is necessary in order that this Act shall have a uniform and equal operation, shall protect the right of each citizen to the equal protection of the laws, and shall comply with the applicable provisions of the Constitution of the State of Iowa and the Constitution of the United States."

2. Add the following two new sections at the end of Senate File 568:

"Each senatorial district entitled to more than one (1) senator shall be divided into senatorial subdistricts equal in number to the number of senators to which the district is entitled. Each representative district entitled to more than one (1) representative shall be divided into representative subdistricts equal in number to the number of representatives to which the district is entitled. The voters of each senatorial subdistrict shall vote for only one senator, and the voters of each representative subdistrict shall vote for only one representative. In any district where subdistricting is required, each senator or representative from such district shall have had an actual residence of sixty (60) days in such district at the time of his election but need not be a resident of such subdistrict. Subdistricts shall be established on the basis of population as shown by the 1960 United States decennial census; and the population of each subdistrict shall not exceed by more than ten (10) percent the population of any other subdistrict in the same district. Each subdistrict shall consist of compact and contiguous territory. In establishing subdistricts, voting precinct boundaries shall be followed if practicable. In each senatorial or representative district which is required to be subdistricted, the subdistricts shall be determined and established by order of a majority of the judges of the district court for the county or counties comprising such senatorial or representative district. Such order shall be entered on or before November 1, 1965. Any citizen of such district may appeal such order to the supreme court. Such subdistricts shall be effective as to the nomination and election of senators and representatives in the year 1966 and thereafter. In such senatorial districts, each senator elected in 1964 for a term of four (4) years shall be assigned to the subdistrict of which he is a resident on the effective date of this Act.

"If any provision of this Act is held to be invalid, the remainder of this Act shall not be affected or impaired."

Senator Stanley moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 22:

Balloun Griffin Messerly Shoeman Benda Hagie Rigler Stanley Beneke Riley Stephens Kyhl Schroeder Briles Vance Lange Walker DeKoster Lodwick Shaff Flatt Lucken

Navs, 33:

Buren Elv Kibbie Nims Burke Flov Klefstad Nurse Frommelt Burns Kruck O'Mallev Hagedorn Cassidy Main Patton Hansen Coleman McGill Reno Heaberlin McNally Condon Reppert Denman Heving Mincks Shirley Dodds Hill Murray Tabor Elvers

Absent or not voting, 4:

Elthon Lisle Mills Van Gilst

The amendment was lost.

Senator Beneke offered the following amendment:

Amend Senate File 568 as follows:

1. In section 2, insert the following new paragraph after line 27:

"e. In all cases where this Act creates a new senatorial district in which two (2) or more senators in the Sixty-first General Assembly now reside, and the new district is entitled to only one (1) senator, the people of the district shall have the right to elect a senator in the year 1966. The general assembly finds that this principle applies to the forty-sixth (46) and twelfth (12th) senatorial districts."

2. In section 3, strike all of lines 92 through 99 and insert in lieu thereof

the following:

"45. Emmet County, Osceola County, and Dickinson County shall constitute the forty-fifth district with one (1) senator.

46. O'Brien County, Clay County, and Palo Alto County shall constitute

the forty-sixth district with one (1) senator.

- 47. Cherokee County and Plymouth County shall constitute the fortyseventh district with one (1) senator.
- 48. Pocahontas County, and Buena Vista County shall constitute the forty-eighth district with one (1) senator."

3. In section 3, strike lines 131 through 134, inclusive and insert in lieu thereof the following:

"This Act shall be effective as to the nomination and election of one (1) senator each from the twelfth (12th), twentieth (20th) and forty-sixth (46th) districts in the year 1966 for a two year term."

4. In section 3, insert the following before the period in line 137:

- ", except that the terms of such senators now residing in the twelfth (12th) and forty-sixth (46th) districts created by this Act are hereby reduced and shall expire on December 31, 1966, in accordance with section two (2) of this Act."
 - 5. In section 3, strike lines 166, 169, 179, 183, 184, and 185.

Senator Beneke moved the adoption of the amendment.

The amendment was lost.

Senator Hagie asked and received unanimous consent to withdraw the amendment filed by Senator Hagie, et al., on May 3 and found on page 1179 of the Senate Journal.

Senator Kibbie moved that the bill be read a third 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:

Briles	Elvers	Kibbie	Nurse
Buren	\mathbf{Ely}	Kruck	O'Malley
Burke	Floy	Klefstad	Patton
Burns	Frommelt	McGill	\mathbf{Reno}
Cassidy	Hagedorn	McNally	Reppert
Coleman	Hansen	Mincks	Shirley
Condon	Heaberlin	Murray	Tabor
Denman	Heying	Nims	Van Gilst
Dodde	Hill		

Nays, 23:

Balloun	Hagie	Main	Shoeman
Benda	Kyhl	Messerly	Stanley
Beneke	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker
Griffin	Lucken	Shaff	

Absent or not voting, 2: Elthon Mills

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that Senate File 568 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 amended and passed the following bill in which the concurrence of the House was asked:

Senate File 500, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen years (18) of age without his first having successfully completed an approved driver education course.

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 relating to desecration of Decoration Day.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender and the compensation and duties of public defenders and assistant public defenders.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 29, commending the officers and men of the Iowa. National Guard and personnel of cooperating State and Federal Agencies engaged in "Operation Webfoot".

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 500

Amend Senate File 500 by striking subsection three (3) of section 6

and inserting in lieu thereof the following:

"3. A commercial fertilizer formulated according to specifications which are furnished by a consumer prior to mixing shall be labeled to show the net weight, guaranteed analysis, and the name and address of the distributor and may show the net weight and guaranteed analysis of each of the fertilizer materials or soil conditioners used. It is the responsibility of the distributor to mix these materials uniformly and intimately so that when sampled in the prescribed manner the resulting analysis would meet the guarantee."

HOUSE MESSAGES CONSIDERED

House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course.

Read first and second times and passed on file.

House File 423, a bill for an act to repeal chapter seven hundred thirty (730), Code 1962, relating to descration of Decoration Day.

Read first and second times and passed on file.

House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender and the compensation and duties of public defenders and assistant public defenders.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 49, 50, 192, 285, 291, 301, 422, 513, 514, 516 and 540.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., Chairman House Committee.

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 49, 50, 192, 285, 291, 301, 422, 513, 514, 516 and 540.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 49, 50, 192, 285, 291, 301, 422, 513, 514, 516 and 540.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

SENATE CONCURRENT RESOLUTION 33 By Stanley and Shaff

Whereas, the Iowa right-to-work law (Chapter 736A, Code of Iowa) prohibits both the closed shop and the union shop, and expressly prohibits any written or oral understanding or agreement to exclude from employment persons who do not belong to a labor union; and

Whereas, the Governor of the State of Iowa stated to the General Assembly in joint session on May 5, 1965, that "I happen to know" that a particular Iowa company "is a de facto closed shop" and further stated that "the union shop is widespread in Iowa, by tacit agreement of union and employer, in businesses that are unionized. As a matter of fact, there are a considerable number of de facto closed shops, by the same tacit agreements."; and

Whereas, in 1963 the present Governor took action to enforce the Iowa liquor laws even though he advocated modification of the liquor laws; and

Whereas, the Constitution of the State of Iowa, Article IV, requires that "The Supreme Executive power of this state shall be vested in a Chief Magistrate, who shall be styled the Governor of the State of Iowa. . . . He shall take care that the laws are faithfully executed.";

Now, Therefore, Be It Resolved by the Senate of the State of Iowa, the House Concurring, that the Governor of the State of Iowa is respectfully requested to perform his constitutional duties and cause the Iowa right-towork law (Chapter 736A, Code of Iowa) to be faithfully executed and enforced.

AMENDMENT FILED

- Amend Senate File 492 as follows:
 - 1. Amend the title by striking all after "(736A)"
- 3 in line 1 and inserting in lieu thereof the words ", Code
- 4 1962, to permit an employer to enter into certain agreements
- 5 with labor organizations."

8

- 6 2. Further amend Senate File 492 by striking all after the 7 enacting clause and inserting in lieu thereof the following:
 - enacting clause and inserting in lieu thereof the following:
 "Section 1. Section seven hundred thirty-six A point one
- 9 (736A.1), Code 1962, is hereby amended as follows:
- 10 1. By striking from line five (5) after the word 'in' the

12

comma and inserting in lieu thereof the word 'or'. 11

2. By striking from lines six (6) and seven (7) the words ', withdrawal or expulsion from, or refusal to join,'.

13 "Sec. 2. Section seven hundred thirty-six A point two 14 15 (736A.2), Code 1962, is hereby repealed and the following

enacted in lieu thereof:

16 'It shall be unlawful for any person, firm, association, or 17 corporation to require as a prerequisite to employment, 18 membership in or affiliation with a labor unoin, organization, 19 or association; provided, however, nothing in this chapter shall 20 preclude an employer from making an agreement with a labor 21 organization requiring as a condition of employment membership 22 23 in a labor union subsequent to being employed not less than

thirty (30) days after the effective date of the agreement or 24 not less than thirty (30) days of employment, whichever is the 25

26 later.'

34

37

"Sec. 3. Section seven hundred thirty-six A point three 27 (736A.3), Code 1962, is hereby amended as follows: 28 29

1. By inserting in line four (4) after the word 'into'

30 the words 'or negotiate for'.

2. By striking all after the word 'association' in line 31 seven (7) and inserting in lieu thereof a period. 32 33

"Sec. 4. Section seven hundred thirty-six A point four (736A.4), Code 1962, is hereby amended as follows:

35 1. By striking from lines five (5) and six (6) the words 'or a condition of'. 36

2. By adding thereto the following new paragraph:

'It shall be unlawful for any labor organization or any of 38 its agents, when an employer has entered into an agreement with 39 the labor organization as authorized under section two (2) of 40 this Act, to: 41

42 1. Cause or attempt to cause an employer to discriminate 43 against any employee to whom membership into the organization has been denied or terminated on grounds other than failure to 44 pay periodic dues and initiation fees uniformly required as a 45 condition to acquiring or retaining membership. 46

2. Require any employee to pay an excessive or discriminatory 47 fee as a condition to becoming a member of the organization. 48

Practices and customs of labor organizations in the particular 49

industry, the wages currently paid to the employee affected, and 50 other relevant factors shall be considered in determining

51 whether such a fee is excessive or discriminatory." 52

ANDREW G. FROMMELT.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, May 6, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MAY 6, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Samuel Palmer, pastor of Holy Trinity Catholic Church, Des Moines, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Hagie, from fourteen residents of Wright County favoring proposed legislation relating to the bonding authority of the county conservation boards.

By Senator Lisle, from twenty-seven residents of Page County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population.

PRESENTATION OF VISITORS

Senator Denman asked and received unanimous consent to present to the Senate eighty students, members of the eighth grade class of St. Augustin's School, Des Moines, who were present in the balcony accompanied by their instructors, Sister Michael Agnes and Sister Therese Ellen.

Senator Benda asked and received unanimous consent to present to the Senate fifty-five students from the Hartwick-Victor-Ladora Community School who were present in the balcony accompanied by their instructors, Marvin Hoppel and Robert Cubirth.

Senator Kruck asked and received unanimous consent to present to the Senate sixty-five students from the Ogden Community High School who were present in the balcony accompanied by their instructors, Phil Stone and John Baker.

Senator Dodds asked and received unanimous consent to present to the Senate thirty-two students, members of the seventh and eighth grade classes of the Yarmouth Consolidated School, who were present in the balcony accompanied by their superintendent, Irvin K. Van Fleet, and their instructors, Osa Gideon and Donald Hall.

Senator Shirley asked and received unanimous consent to present to the Senate twenty-three students, members of the senior class of the Bayard Community School, who were present in the balcony accompanied by their instructor, Arnold Booker.

Senator Shirley asked and received unanimous consent to present to the Senate thirty-eight students from the Waukee Community School who were present in the balcony accompanied by their instructor, Duane Ahrens.

Senator O'Malley asked and received unanimous consent to present to the Senate seventeen students, members of the sixth grade class of the Lucas School, who were present in the balcony accompanied by their instructor, Marjorie Lynn.

Senator Nims asked and received unanimous consent to present to the Senate twenty-seven students, members of the fifth grade class of the Nevada Community School, who were present in the balcony accompanied by their instructor, Sally Cary.

COMMUNICATIONS

The following communications were presented:

STATE OF IOWA Office of the Governor Des Moines

May 5, 1965.

Members of the Senate, Sixty-first General Assembly. Senate Chamber. Local. Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

I am in receipt of a letter dated April 30, 1965, from Gregory A. Webster of Council Bluffs, Pottawattamie County, Iowa, stating that for personal reasons he would like to have his name withdrawn from consideration as a member of the Iowa Employment Security Commission.

Therefore, I hereby withdraw my action of March 11, 1965, submitting the name of Mr. Webster for appointment as a member of the Iowa Employment Security Commission, under the provisions of section 96.10, Code of Iowa 1962, for the six-year term beginning July, 1965, and ending June 30, 1971.

> Yours very truly. HAROLD E. HUGHES, Governor.

Also:

Members of the Senate, Sixty-first General Assembly, Senate Chamber. Local.

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton It is my pleasure to submit the name of Casey Loss of Algona, Kossuth County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of sections 262.1, 262.2, and 262.3, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local.

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of Forrest McDonald of Jefferson, Greene County, Iowa, for appointment as a member of the Iowa Aeronautics Commission, under the provisions of sections 328.2, 328.3, and 328.5, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local. Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of John Wayne Janssen of Hubbard, Hardin County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of section 96.10, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,
HAROLD E. HUGHES. Governor.

HOUSE AMENDMENTS CONSIDERED

Senator Denman called up for consideration Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts, amended by the House as follows:

HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 24

Amend Senate Joint Resolution 24, section one (1), as follows:

1. By striking from line eleven (11) the words "by lot".

2. By striking all of lines thirteen (13) through seventeen (17).

3. By inserting in line twenty-three (23) after the word "population." the following: "The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts.

No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census."

4. By striking all of lines twenty-four (24) through thirty-one (31).

5. By inserting in line forty-one (41) after the word "year." the following: "The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term."

6. By striking lines forty-two (42) through fifty-one (51) and inserting

in lieu thereof the following:

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."

Senator Stanley offered the following amendment to the House amendment filed by Senators Stanley and Tabor:

Amend the House amendment by striking in lines 5 and 7 the word "may" and by inserting in lieu thereof the word "shall".

Roll call was requested.

On the question "Shall the amendment to the House amendment be adopted?" the vote was:

Ayes, 37:

Balloun	Hagedorn	Main	Shaff
Benda	Hagie	McGill	Shirley
Beneke	Heying	Messerly	Shoeman
Briles	Kruck	Mills	Stanley
Buren	Kyhl	Nurse	Stephens
DeKoster	Lange	Patton	${f Tabor}$
Elvers	Lisle	Reno	Vance
Flatt	Lodwick	Rigler	Van Gilst
Floy	Lucken	Schroeder	Walker
Griffin			

Navs. 21:

Burke	Dodds	Hill	Murray
Burns	Elv	Kibbie	Nims
Cassidy	Frommelt	Klefstad	O'Malley
Coleman	Hansen	McNally	Reppert
Condon	Heaberlin	Mincks	Riley
Denman			•

Absent or not voting, 1:

Elthon

The amendment to the House amendment was adopted.

On motion of Senator Denman, the Senate concurred in the House amendment as amended.

Senator Denman moved that the resolution as amended by the House and further amended by the Senate and concurred in by the Senate be read a third time now, which motion prevailed, and the resolution was read a third time.

Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed.

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half $(\frac{1}{2})$ the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half $(\frac{1}{2})$ of the members of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly shall provide by law for factors in addition to population, not in conflict with the constitution of the United States, which shall be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to

September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly.

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution as amended be adopted?" the vote was:

Yeas, 31:

Buren Burke Burns Cassidy Coleman Denman Dodds Elvers Nays, 27:	Floy Hagedorn Hansen Heaberlin Heying Kibbie Klefstad Kruck	Main McGill McNally Messerly Murray Nims Nurse O'Malley	Patton Reno Reppert Riley Shirley Tabor Van Gilst
Balloun Bondo	Flatt	Lisle	Shaff

Benda Frommelt
Beneke Griffin
Briles Hagie
Condon Hill
DeKoster Kyhl
Elv Lange

Lodwick
Lucken
Mills
Mincks
Rigler
Schroeder

Shaff Shoeman Stanley Stephens Vance Walker Absent or not voting, 1:

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senator Hansen called up for consideration Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 249 by striking all of section 1 after the word "provided." in line 7.

The Senate refused to concur in the House amendment.

President pro tempore O'Malley took the chair at 10:40 a.m.

Senator Buren called up for consideration Senate File 242, a bill for an act relating to the purchase of motor vehicle transit plates, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 242

Amend Senate File 242 as passed by the Senate as follows:

1. By striking all of lines three (3) and four (4) of section one (1) and inserting in lieu thereof the following:

"1. By adding the following sentence at the end of said section:

"The provisions of this law will also apply to the purchase of travel trailers."

The Senate concurred in the House amendment.

Senator Buren 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, 58:

Balloun FlattBenda Floy Frommelt Beneke Briles Griffin Hagedorn Buren Hagie Burke Hansen Burns Cassidy Heaberlin Heying Coleman Hill Condon Kibbie DeKoster Klefstad Denman Kruck Dodds Elvers Kyhl. Elv Lange

att Lisle
oy Lodwick
rommelt Lucken
riffin Main
ngedorn McGill
agie McNally
ansen Messerly
saberlin Mills
eying Mincks
Il Murray
bbie Nims
efstad Nurse
ruck O'Malley

Patton

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 1:

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator DeKoster called up for consideration Senate File 524, a bill for an act to amend section seventy-nine point one (79.1), Code 1962, relating to the payment of accrued vacation pay to employees of the state whose employment is terminated, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 524

Amend Senate File 524 as follows:

1. By adding the following after the period in line twenty-five (25) of section one (1): "The provisions of this Act shall apply to any employee of the state terminated after January 1, 1965."

2. By adding the following new section:

"Sec. 2. Payments authorized by this Act shall be approved by the department and paid from the appropriation or fund of original certification of the claim."

The Senate concurred in the House amendments.

Senator DeKoster 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, 54:

Benda Flatt Lange Beneke Floy Lisle Frommelt Lodwick Briles Buren Griffin Lucken Burke Hagedorn Main Burns Hagie Messerly Cassidy Hansen Mills Coleman Heaberln Mincks Condon Heying Murray DeKoster Hill Nims Denman Kibbie Nurse Dodds Klefstad O'Mallev Elvers Kruck Patton Ely Kyhl

Schroeder Shaff Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Reno

Reppert

Rigler

Riley

Nays, 1:

McGill

Absent or not voting, 4:

Balloun Elthon

McNally

Shirley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stephens called up for consideration Senate File 500, a bill for an act relating to the distribution of commercial fertilizer and soil conditioners, to provide for registration and examination of such materials, and regulation of their use and to promote safety in transporting, storing and handling of anhydrous ammonia, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 500

Amend Senate File 500 by striking subsection three (3) of section 6

and inserting in lieu thereof the following:

"3. A commercial fertilizer formulated according to specifications which are furnished by a consumer prior to mixing shall be labeled to show the net weight, guaranteed analysis, and the name and address of the distributor and may show the net weight and guaranteed analysis of each of the fertilizer materials or soil conditioners used. It is the responsibility of the distributor to mix these materials uniformly and intimately so that when sampled in the prescribed manner the resulting analysis would meet the guarantee."

The Senate concurred in the House amendment.

Senator Stephens 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, 54:

Ayes, o4.			
Benda	Floy	Lisle	Reno
Benek e	Frommelt	Lodwick	Reppert
Buren	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Schroeder
Cassidy	Hansen	Messerly	Shaff
Coleman	Heaberlin	Mills	Shoeman
Condon	Heying	Mincks	Stanley
DeKoster	Hill	Murray	Stephens
Denman	Kibbie	Nims	Tabor
Dodds	Klefstad	Nurse	Vance
Elvers	Kruck	O'Malley	Van Gilst
Ely	Kyhl	Patton	Walker
Flatt	Lange		

Nays, none.

Absent or not voting, 5:

Balloun Elthon McNally Shirley
Briles

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Murray called up for consideration House File 315, a bill for an act relating to weights and measures, amended by the Senate, and further amended by the House:

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 315

Amend the Senate amendment to House File 315 by inserting after the word "Iowa" in line seven (7) the following:

", except motor truck scales used solely in the weighing of construction aggregates and agricultural limestone,".

The Senate concurred in the House amendment.

Senator Murray 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, 54:

Nays, 1: Murray

Absent or not voting, 4:

Beneke Burke Elthon McNally

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler called up the following resolution:

SENATE CONCURRENT RESOLUTION 25

By Rigler, Messerly, Lisle, Briles, Vance, Griffin, Flatt, DeKoster, Walker, Balloun, Beneke, Riley, Benda, Stanley, Lodwick, Hagie, Stephens, Lange, Mills and Shaff

Whereas, the taxpayers are now spending on the state and local level at least three hundred and fifty million dollars each year for the support of public schools in Iowa and this cost is rising about twenty million dollars each year; and

Whereas, property tax is supporting most of this cost creating a severe

burden on property taxpayers; and

Whereas, study committees in recent years have recommended plans for the support of education such as the proportionate sharing plan and the minimum foundation program; and

Whereas, reorganization of school districts is still a continuing problem in our state; and

Whereas, vocational and technical education is recognized as a field of education which must be expanded: and

Whereas, junior colleges have played an important role in our educational

system and should continue to play such a role; and

Whereas, our institutions of higher learning are faced with rapidly expanding enrollments and demands; and

Whereas, we recognize that there is a real need for a coordinated plan

for the development of all phases of education in Iowa;

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring, that there is hereby created an educational policy committee of fifteen (15) members consisting of the following: Three members of the Senate, two from the majority party, and one from the minority party, appointed by the President of the Senate; three members of the House of Representatives, two from the majority party, and one from the minority party, appointed by the Speaker of the House of Representatives: one appointed by the Governor to represent the Governor; one appointed by the State Board of Public Instruction; one appointed by the Board of Regents; one appointed by the Iowa Association of School Boards; one appointed by the Iowa State Education Association; one appointed by the Governor to represent other educational interests; three appointed by the Governor, one to represent industry, one to represent labor and one to represent agriculture. Said committee shall study all phases of education in our state, employ such staff as it feels is necessary and present such plan with recommendation to the Sixty-second General Assembly.

There is hereby appropriated from any funds of the state treasury not otherwise appropriated the sum of fifty thousand (50,000) dollars, or so much thereof as may be necessary, to carry out the purposes of this resolution. The compensation of employees and expenses of said committee shall be paid out of the state general fund on vouchers to be approved by the chairman or secretary of the committee and audited according to law.

On motion of Senator Rigler, the resolution was referred to the committee on appropriations.

Senator Reppert called up the following resolution:

SENATE CONCURRENT RESOLUTION 26

By Reppert, Lisle, Hagedorn, Shaff, Denman, Riley, Elvers, Hansen, Ely, Murray

A Concurrent Resolution providing for a joint advisory committee under chapter 2 of the Code of Iowa, 1962, to conduct a study of periodic motor vehicle inspection.

Whereas, the death toll on Iowa's highways is reaching an alarming figure resulting in undue loss of life and a serious drain on the state's economy.

Whereas, a sound highway safety program must include safe vehicles, safe drivers and safe roads.

Whereas, more widespread use of our interstate highway system with higher speed limits and long sustained speeds make greater demands on the mechanical conditions of motor vehicles.

Whereas, even the most skillful driver may not be able to avoid an acci-

dent if his car or truck is in unsafe driving condition.

Whereas, experience in many states which have instituted periodic motor vehicle inspection has shown that this safety factor has been beneficial in helping reduce traffic accidents.

Whereas, periodic motor vehicle inspection is a vital element in the action program of traffic and accident control advocated by the President's

Committee for Traffic Safety.

Now Therefore Be It Resolved by the Senate, House Concurring: That the legislative research committee shall have the full power and authority to draft plans and conduct research into all aspects of periodic motor vehicle inspection, including the method of inspection, the authority for inspection and the period of inspections.

Be It Further Resolved, that said committee shall make a complete report

to the next regular session of the General Assembly.

Senator Schroeder moved that the resolution be referred to the committee on appropriations.

Senator Flatt moved as a substitute motion that the resolution be referred to the committee on transportation, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Main, Senate File 566, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for construction, replacement, repairs, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, land acquisition, for siltation control, for boundary surveys, engineering services and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, was taken up and considered.

Senator Main moved that the bill be read a 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 Coleman took the chair at 11:20 a.m.

Ayes, 36:

Briles	Ely	Klefstad	Nims
Buren	Frommelt	Kruck	Nurse
Burns	Griffin	Lange	O'Malley
Cassidy	Hagedorn	Lodwick	Reno
Coleman	Hansen	Main	Riley
Condon	Heaberlin	McGill	Shirley
Denman	Heying	McNally	Shoeman
Dodds	Hill	\mathbf{Mills}	Tabor
Elvers	Kibbie	Mincks	Van Gilst

Nays, 18:

Balloun Kvhl Reppert Stanley Lyle Benda Rigler Stephens DeKoster Lucken Schroeder Vance Flatt Messerly Shaff Walker Hagie Patton

Absent or not voting, 5:

Beneke Elthon Floy Murray

Burke

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

EXPLANATION OF VOTE ON SENATE FILE 566

I felt compelled to vote "no" on this proposition because it calls for an appropriation that is over twice the appropriations for the present biennium and half again as much as recommended by the Governor's budget.

Should all of the appropriations be of this same percentage increase, it

would call for drastic revenue measures to balance the budget.

HOWARD C. REPPERT, JR.

On motion of Senator O'Malley, Senate File 577, a bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly, to provide for a state supported and administered scholarship program under the higher education facilities commission and to make an appropriation therefor, was taken up and considered.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

President pro tempore O'Malley took the chair at 11:30 a.m.

Ayes, 52:

Ely Balloun Lange Patton Benda Flatt Lisle Reno Beneke Frommelt Lodwick Reppert Briles Griffin Lucken Rigler Hagedorn Buren Main Riley Schroeder McGill Burns Hagie Cassidy Heaberlin McNally Shaff Coleman Heving Messerly Shirley Condon Hill Mills Shoeman DeKoster Kibbie Mincks Stanley Denman Klefstad Nims Tabor Dodds Nurse Van Gilst Kruck Walker O'Mallev Elvers Kyhl

Nays, none.

Absent or not voting, 6:

Burke Floy Murray Vance Elthon Hansen

Voting present, 1: Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that Senate File 577 be immediately messaged to the House which request was complied with.

UNFINISHED BUSINESS

On motion of Senator Lucken, Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state, was taken up for further consideration.

Senator Denman offered the following amendment, filed by Senators Denman and Lucken, and moved its adoption:

Amend Senate File 394 by adding at the end thereof a new section as follows:

"The county sheriff shall formulate rules and regulations for the conduct and behavior of county jail prisoners. These rules may include provisions for county jail prisoners to do all necessary cleaning and upkeep of cells, compartments, dormitories and day rooms. Extra penalties may be provided for intentional damage of county jail property. Such rules and regulations shall be approved by a district judge from the district in which the county jail is located."

The amendment was adopted.

Senator Lucken asked and received unanimous consent to withdraw the amendment filed by him and found on pages 1072 and 1073 of the Senate Journal.

Senator Lucken moved that the bill be read a third 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:

11 y CD, 10.			
Benda	Hagie	Lucken	Reno
Briles	Hansen	Main	Reppert
Buren	Heaberlin	McGill	Rigler
Burns	Heying	McNally	Riley
Cassidy	Hill	$\mathbf{Messerly}$	Schroeder
DeKoster	Kibbie	Mills	Shaff
Denman	Klefstad	Mincks	Shoeman
Dodds	Kruck	Murray	Stanley
Elvers	Kyhl	Nims	Stephens
Ely	Lange	Nurse	Tabor
Flatt	Lisle	O'Malley	Van Gilst
Frommelt	Lodwick	Patton	Walker

Navs. 2:

Balloun Beneke

Absent or not voting. 9:

Burke Coleman Condon Elthon Floy

Griffin Hagedorn Shirley Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lucken asked and receved unanimous consent that Senate File 394 be immediately messaged to the House which request was complied with.

On motion of Senator Messerly, House File 249, a bill for an act relating to the bonding authority of the county conservation boards, was taken up for further consideration.

Senator Mills called up the amendment filed by Senators Mills and Walker on May 4 and found on pages 1214-1217 of the Senate Journal.

Senator Kruck raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Messerly moved that the bill be read a 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:

Balloun
Benda
Briles
Buren
Burns
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley

Patton Reno Reppert Rigler Riley Schroeder Shaff Shirley Stanley Tabor Van Gilst Walker

Nays, 5:

Beneke Hill Lucken

Shoeman

Stephens

Absent or not voting, 6:

Burke Condon Elthon Flov Main

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Murray, Chairman; Shoeman, Vance, Kibbie, and Hagedorn, to investigate the character and qualifications of Casey Loss of Algona, Kossuth County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, and 262.3, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Kruck, Chairman; Reppert, Nims, Walker, and Hagie, to investigate the character and qualifications of Forrest McDonald of Jefferson, Greene County, Iowa, for appointment as a member of the Iowa Aeronautics Commission, under the provisions of Sections 328.2, 328.3, and 328.5, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Hansen, Chairman; McNally, Coleman, Griffin, and Lisle, to investigate the character and qualifications of John Wayne Janssen of Hubbard, Hardin County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 534, a bill for an act to permit the use of prisoners in the penitentiary or men's reformatory to be utilized in the maintenance and clean-up work on the state's highways and roadside parks and rest areas under the jurisdiction of the State Highway Commission, was taken up and considered.

Senator Hagedorn moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes,	52:
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Balloun Beneke	Buren	Cassidy
Benda Briles	Burns	Coleman

DeKoster Heaberlin McGill Rigler Denman Heving McNally Riley Dodds Hill Mills Schroeder Elvers Klefstad Murray Shaff Ely Kruck Mincks Shirley Flatt Kyhl Nims Shoeman Frommelt Lange Nurse Stanley Griffin Lisle O'Malley Stephens Hagedorn Lodwick Patton Tabor Hagie Laicken Van Gilst Reno Hansen Main Reppert Walker

Nays, none.

Absent or not voting, 7:

Burke Elthon Condon Flov Kibbie Messerly Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Shaff, Senate File 569, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations, was taken up and considered.

Senator Shaff moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Flatt Lisle \mathbf{Reno} Lodwick Frommelt Renda Reppert Beneke Griffin Lucken Rigler Rilev Briles Hagedorn Main Buren Hagie McGill Schroeder Burns Hansen McNally Shaff Cassidy Heaberlin Mills Shirley Coleman Mincks Heving Shoeman DeKoster Hill Murray Stanley Denman Klefstad Nims Stephens Dodds Kruck Nurse Tabor Van Gilst Elvers Kyhl O'Malley Walker ElvPatton Lange

Nays, none.

Absent or not voting. 7:

Burke Elthon Kibbie Vance Condon Floy Messerly

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 351, a bill for an act to repeal section two hundred sixty-two point fifty-four (262.54), Code

1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third 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:

Balloun Frommelt Lisle Reppert Benda Lodwick Griffin Rigler Briles Hagedorn Lucken Rilev Buren Hagie Main Schroeder Burns Hansen McGill Shaff Cassidy Heaberlin Mills Shirley DeKoster Shoeman Heying Murray Nims Denman Hill Stanley Dodds Klefstad Nurse Stephens Elvers Kruck O'Mallev Tabor Ely Kvhl Patton Van Gilst Flatt Reno Walker Lange Flov

Nays, 1: McNally

Absent or not voting, 9:

Beneke Condon Kibbie Mincks
Burke Elthon Messerly Vance
Coleman

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Ely asked and received unanimous consent that House File 302 be withdrawn from further consideration of the Senate.

Senator Rigler asked and received unanimous consent to take up Senate File 448.

On motion of Senator Stephens, Senate File 448, a bill for an act relating to the licensing and regulating of cattle dealers and cattle sales, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 17:

Benda Ely Hagie Heaberlin DeKoster Hagedorn Hansen Lodwick

Lucken Nurse Patton	Rigler Shaff	Shoeman Stephens	Tabor Van Gilst
Nays, 33:			
Balloun	Elvers	Kruck	Nims
Beneke	Flatt	Kyhl	O'Malley
Briles	Frommelt	Lange	Reno
Buren	Griffin	McGill	Riley
Burns	Heying	McNally	Schroeder
Coleman	Hill	Mills	Shirley
Condon	Kibbie	Mincks	Stanley
Denman	Klefstad	Murray	Walker
Dodds			
Absent or no	ot voting, 9:		
Burke	Floy	Main	Reppert
Cassidy	Lisle	Messerly	Vance
Elthon		. •	

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

Senator Frommelt asked and received unanimous consent that the rules be suspended and the following report be taken up for consideration:

Senator Murray submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Casey Loss of Algona, Kossuth County, Iowa, for appointment as a member of the State Board of Regents, under the provisions of Sections 262.1, 262.2, and 262.3, Code 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

DONALD W. MURRAY, Chairman.
JOHN D. SHOEMAN.
CLIFFORD M. VANCE.
JOHN P. KIBBIE.
MERLE W. HAGEDORN.

On motion of Senator Murray, the report was adopted.

Senator Frommelt asked and received unanimous consent that Honorable Casey Loss of Algona, Kossuth County, Iowa, be unanimously confirmed by the Senate.

President Fulton declared the Honorable Casey Loss of Algona, Kossuth County, Iowa, confirmed for appointment as a member of the State Board of Regents for the six-year term beginning July 1, 1965, and ending June 30, 1971.

THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent to take up House File 622.

On motion of Senator Denman, House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent that action on House File 622 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Frommelt, Senate File 536, a bill for an act to allow a deduction from net income or credit against tax for contributions to national and state political parties and political organization committees, and to allow deductions by candidates for public office of campaign expenses, was taken up and considered.

Senator Frommelt asked and received unanimous consent that action on Senate File 536 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Frommelt asked and received unanimous consent to take up Senate File 345.

On motion of Senator Mills, Senate File 345, a bill for an act relating to firearms permits, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mills asked and received unanimous consent that House File 46 be substituted for Senate File 345.

On motion of Senator Mills, House File 46, a bill for an act relating to firearms permits, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mills moved that the bill be read a third 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:

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Balloun	Cassidy	Ely	Hansen
Benda	Coleman	Flatt	Heaberlin
Beneke	${f DeKoster}$	Frommelt	Heying
Briles	Denman	Griffin	Hill
Buren	Dodds	Hagedorn	Klefstad
Burns	Elvers	Hagie	Kruck
		•	

Kyhl McNally
Lange Messerly
Lisle Mills
Lodwick Murray
Lucken Nims
Main Nurse
McGill O'Malley

Reno Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Burke Condon Elthon Floy Kibbie

Mincks Patton Shirley Vance

The bill having received a constitutional majority was declared to passed the Senate and the title was agreed to.

Senator Mills asked and received unanimous consent that Senate File 345 be withdrawn from further consideration of the Senate.

On motion of Senator Frommelt, Senate File 552, a bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement of and equipment of industrial projects as well as their construction, was taken up and considered.

Senator Frommelt asked and received unanimous consent that action on Senate File 552 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Elvers, House File 425, a bill for an act to amend section ten (10) of the Liquor Control Act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Elvers moved that the bill be read a third time now, which motion prevailed, and the bill was read a third a time.

On the question "Shall the bill pass?" the vote was:

Ayes, 47:

Balloun
Benda
Beneke
Briles
Buren
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds

Elvers
Ely
Frommelt
Griffin
Hagedorn
Hagie
Heaberlin
Heying
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Mills
Mincks
Murray
Nims

Nurse

O'Malley Patton Reno Reppert Rigler Riley Schroeder Shaff Shoeman Tabor Walker Hill

Nays, 5:

Flatt

Stanley

Stephens

Van Gilst

Absent or not voting, 7:

Burke Elthon Floy Hansen Messerly Shirley Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Elvers asked and received unanimous consent that Senate File 371 be withdrawn from further consideration of the Senate.

On motion of Senator McNally, Senate File 533, a bill for an act relating to promotion expense which may be incurred in the organization of domestic insurance companies, was taken up and considered.

Senator McNally moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Buren
Burns
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Frommelt Griffin Hagedorn Hagie Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lange Lisle
Lodwick
Lucken
Main
McGill
McNally
Mills
Murray
Nims
Nurse
O'Malley
Patton

Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Van Gilst Walker

Reno

Nays, none.

Absent or not voting, 11:

Burke Cassidy Coleman Condon Elthon Floy Hansen Messerly Mincks Shirley Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt asked and received unanimous consent that action

on Senate File 95 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Stanley, Senate File 496, a bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 496 as follows:

1. In section 2, insert the following after the period in line 9:

"However, if a petition for the appointment of a conservator for such person shall be filed and prosecuted by such person or by other person, the county attorney need not take action under this section."

2. Add the following new section:

"Sec. 3. On or before the tenth (10th) day of each month, the county department of social welfare shall give the county attorney a written

report including:

- "1. The name and address of each person who is failing or is believed to be failing to perform an obligation to support or to contribute to the support of a person receiving any kind of public assistance from or through the county department of social welfare; the name of such recipient; the relationship of such person to such recipient; and any other information which may assist the county attorney in carrying out the provisions of this Act."
- "2. The name and address of each person with respect to whom the county attorney is requested by the county board of social welfare to take any action under section one (1) or section two (2) of this Act; and any other information which may assist the county attorney in carrying out the provisions of this Act."

The amendment was adopted.

Senator Stanley asked and received unanimous consent that action on Senate File 496 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Frommelt, Senate File 543, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith, was taken up and considered.

Senator Frommelt asked and received unanimous consent that action on Senate File 543 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Walker, House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that action on House File 136 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Frommelt, House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that action on House File 552 be deferred and that the bill be placed on the calendar under unfinished business.

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 21, a bill for an act to amend section ninety-six point four (96.4), Code 1962, so as to change the requirement that a claimant serve a waiting period before becoming eligible for employment security benefits.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 132, a bill for an act to regulate industrial loan companies.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 538, a bill for an act to raise the maximum benefits payable under workmen's compensation.

Also: That the House has concurred in Senate amendments to and passed House File 57, a bill for an act to change the bounty on wild animals.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 132

Amend Senate File 132 as follows:

1. By striking all of section nine (9).

2. By striking from lines six (6), seven (7) and eight (8) of section ten (10) the words "If objections to the application have been filed by an existing industrial loan company licensee, if the applicant files a written request for a hearing or if" and inserting in lieu thereof the word "If".

3. By striking from section ten (10) all of lines twelve (12), thirteen (13) and fourteen (14).

4. By striking the period in line fifteen (15) of section twelve (12) and inserting in lieu thereof the following: "and notice of said time and place of hearing shall be published pursuant to section 618.14 of the Code."

5. By striking the period in line twenty-four (24) of section twelve (12) and inserting in lieu thereof the following: "providing the cost of investigation does not exceed the license fee after the state auditor has deducted the cost of investigation. In no case can the cost of investigation exceed the license fee and if the cost of investigation is less than the license fee, the surplus shall be refunded to the applicant."

6. By striking the word "felonious" in line sixteen (16) of section sixteen (16) and inserting in lieu thereof the word "criminal".

7. By inserting after the word "auditor" in line one (1) of section

eighteen (18) the words "by counsel of the attorney general".

8. By inserting after the word "would" in line eight (8) of section

8. By inserting after the word "would" in line eight (8) of section twenty-two (22) the word "not".

9. By inserting in line three (3) of section twenty-one (21) after the word "manner" the words "or cause or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever,".

- 10. By striking the period in line seventeen (17) of section twenty-four (24) and inserting in lieu thereof the following: "; provided, however, there shall be no compounding of interest and when an interest rate as authorized herein is advertised, or negotiated for with a prospective borrower, with intent that it be computed by either of the two methods authorized herein, they being the 'add on' method or the 'discount' method, in such case such rate shall be further described as to the method of computation to be used."
- 11. By striking from line nineteen (19) of section twenty-four (24) the word and figure "twenty-five (25)" and inserting in lieu thereof the word and figure "fifty (50)".
- 12. By striking in lines twenty seven (27) and twenty-eight (28) of section twenty-four (24) the following: "within six (6) months from the date of such prior loan".
- 13. By inserting in line thirty-two (32) of section twenty-four (24) after the period the following new sentence: "There shall be only one delinquency charge on any one such installment."
- 14. By striking in line thirty-six (36) of section twenty-four (24) the word "default" and inserting in lieu thereof the word "delinquency".
- 15. By inserting in line forty (40) of section twenty-four (24) after the period the following new sentence: "There shall be only one deferment charge on any one loan."
- 16. By inserting in line forty-six (46) of section twenty-four (24) after the word "loan" the following: "and provided that such insurance is obtained from a licensed insurance agent for an insurance company authorized to do business in Iowa".
- 17. By inserting in line sixty (60) of section twenty-four (24) after the word "loan" the words "outstanding at the time of loss,".
- 18. By inserting after the period in line sixty-two (62) of section twenty-four (24) the following: "However, all life insurance rates in connection with industrial loans shall be subject to the rules and regulations of the insurance commissioner of the State of Iowa."
- 19. By striking in line sixty-seven (67) of section twenty-four (24) the words "a reasonable appraisal fee" and inserting in lieu thereof the words "the actual cost".

20. By striking in line seventy-three (73) of section twenty-four (24) the words "of every kind" and inserting in lieu thereof the words "of a type and kind authorized by the auditor".

21. By adding to section twenty-four (24) the following new sub-

section:

"Loan money to any person without setting out in the contract or loan, or by separate statement delivered at the time said loan is made, an itemized list that shall set out separately all interest, discount, fees, compensation or charges made, pertaining to such loan. Such interest or discount shall be expressed in terms of simple annual interest in percentage form or in total dollars computed on the basis that payments on such instrument will be made at the scheduled times; and for a year in case such loan does not have a specified time or times of payment."

22. By adding the following new section after section twenty-four:

"No industrial loan and investment company shall induce or permit any person, nor any husband and wife, jointly or severally, to become obligated, directly or contingently or both, under more than one contract of loan at the same time for the purpose of obtaining a higher rate of charge than would be permitted if all of the obligations of such person to such company were consolidated into one obligation."

23. By adding in line (5) of section twenty-six (26) after the word "maturity," the following: "or accelerates the monthly or other periodic

installments,".

24. By striking in lines seven (7), thirteen (13) and fourteen (14) of section twenty-six (26) the word "credit" in each instance.

25. By inserting in line ten (10) of section twenty-six (26) after the word "made" the following: "to the extent of the accelerated installments".

26. By striking the period at the end of section twenty-six (26) and inserting in lieu thereof the following: ", and that no refund for accelerated payments need be made on any installment payment made less than thirty-one (31) days prior to the due date of said installment."

27. By striking from lines two (2) and three (3) of section twenty-seven (27) the following: "which has the capital and surplus required by sec-

tion eight (8) of this Act,".

28. By adding after the period in line fourteen (14) of section twenty-seven (27) the following: "On or before January 1, 1966, all existing industrial loan companies shall have the capital and surplus required by section eight (8) of this Act to be eligible for subsequent licensing."

29. By striking in line three (3) of section twenty-eight (28) the words

"knowingly and willfully".

30. By renumbering the sections in conformance with this amendment.

HOUSE MESSAGE CONSIDERED

House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 136; also, House Files 59, 256, 267, 354 and 541.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 136; also, House Files 59, 256, 267, 354 and 541.

BILL SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate File 136.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 566 passed the Senate.

ANDREW G. FROMMELT.

SENATE FILES WITHDRAWN

Senator Reppert asked and received unanimous consent that Senate Files 96 and 532 be withdrawn from further consideration of the Senate.

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which House File 46 passed the Senate.

TOM RILEY.

REPORT OF COMMITTEE

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred House File 553, a bill for an act relating to the county school system and to amend section two hundred seventy-three point thirteen (273.13), Code 1962, so as to provide for levying of a tax upon all territory included within a county school system, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 211 by adding

2 the following new section:

3 "Sec. 16. Section four hundred sixty-five point twenty-4 two (465.22), Code 1962, is amended by inserting after the word 5 "constructing" in lines two (2) and three (3) the words or

6 reconstructing".

7 Further amend said section by adding in line nine (9)

after the word "therefor" the words "nor shall any such owner 8 9 in constructing a replacement drain, wholly on his own land,

be liable in damages to another in case a previously constructed 10

drain on his own land is rendered inoperative or less efficient 11

12 by such new drain, unless in violation of the terms of a

13 written contract".

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ROBERT R. RIGLER.

1 Amend Senate File 428 by striking all of section 2

and inserting in lieu thereof the following: "This Act being

3 deemed of immediate importance shall be in full force and effect

4 from and after its passage and publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in The

Sioux County Index, a newspaper published at Hull, Iowa."

LUCAS J. DEKOSTER. JAMES M. MCNALLY.

1 Amend Senate File 552 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Subsection two (2) of section one (1) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assem-

bly, is hereby amended to read as follows:

6 "Project" means any land, buildings or improvements, whether 7 or not in existence at the time of issuance of the bonds issued 8 under authority of this Act, which shall be suitable for the use 9 of any industry or industries for the manufacturing, processing 10 or assembling of any agricultural or manufactured products, even

11 through such processed products may require further treatment

12 before delivery to the ultimate consumer. "Improve", "improving" 13 and "improvements" shall embrace any real property, personal pro-

14 perty or mixed property of any kind and every kind that can be used

15 or that will be useful in an industrial enterprise including,

16 without limiting the generality of the foregoing, rights of way,

17 roads, streets, sidings, foundations, tanks, structures, pipes,

18 pipelines, reservoirs, utilities, materials, equipment, fixtures,

19 machinery, furniture, furnishings, improvements, instrumentali-

20 ties and other real, personal or mixed property of every kind,

21 whether above or below ground level.' 22

"Sec. 2. Section one (1) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended

24by adding thereto the following new paragraphs:

25 "Equip" means to install or place on or in any building or 26 improvements or the site thereof equipment of any and every kind, including, without limiting the generality of the foregoing, machin-27

28 ery, utility service connections, building service equipment,

fixtures, heating equipment, and air conditioning equipment. 29 30

"Lessee" includes a single person, firm or corporation or any

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31 two or more persons, firms or corporations which shall lease the 32 project as tenants-in-common of the entire project and each of 33 which such tenants-in-common shall severally undertake rental pay-34 ment and other monetary obligations under the lease of the project 35 sufficient, together with the like undertakings of the other such 36 tenant-in-common, to satisfy the rental and other monetary obli-37 gations required by this Act to be undertaken by the lessee of a 38 project.'

"Sec. 3. Subsection one (1) of section two (2) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended to read as follows:

'To acquire, whether by construction, purchase, gift or lease, and to improve and equip, one or more projects. Such projects shall be located within this state, may be located within or near the municipality, but shall not be located more than eight miles outside the corporate limits of the municipality, provided that ancillary improvements or useful in connection with the main project may be located more than eight miles outside the corporate limits of the municipality.'

"Sec. 4. Subsection three (3) of section two (2) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended to read as follows:

'To issue revenue bonds for the purpose of defraying the cost of acquiring, improving and equipping any project and to secure payment of such bonds as provided in this Act.'

56 "Sec. 5. Subsection two (2) of section three (3) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assem-58 bly, is hereby amended to read as follows:

'The bonds referred to in subsection one (1) of this section 59 60 may be executed and delivered at any time and from time to time: 61 be in such form and denominations; without limitation as to the 62 denomination of any bond, any other law to the contrary notwith-63 standing; be of such tenor; be fully registered, registrable as to principal or in bearer form; be transferrable; be payable in 64 65 such installments and at such time or times, not exceeding thirty 66 years from their date; be payable at such place or places in or 67 out of the State of Iowa; bear interest at such rate or rates, 68 payable at such place or places in or out of the State of Iowa; be evidenced in such manner and may contain other provisions not 69 inconsistent herewith; all as shall be provided in respect of the 70 71 foregoing or other matters in the proceedings of the governing body whereunder the bonds are authorized to be issued. The gov-72 erning body may provide for the exchange of coupon bonds for ful-73 ly registered bonds and of fully registered bonds for coupon bonds 74 and for the exchange of any such bonds after issuance for bonds 75 of larger or smaller denominations, all in such manner as may be 76 provided in the proceedings authorizing their issuance, provided 77 the bonds in changed form or denominations shall be exchanged for 78 79 the surrendered bonds in the same aggregate principal amounts and in such manner that no overlapping interest is paid, and such 80 bonds in changed form or denominations shall bear interest at the 81 82 same rate or rates and shall mature on the same date or dates as the bonds for which they are exchanged. Where any exchange is 83

made under this section, the bonds surrendered by the holders at the time of the exchange shall be cancelled. The exchange shall

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be made only at the request of the holders of the bonds to be 86 87 surrendered, and the governing body may require all expenses 88 incurred in connection with the exchange to be paid by the holders. In case any of the officers whose signatures appear on the 89 90 bonds or coupons shall cease to be officers before the delivery of such bonds, such signatures shall, nevertheless, be valid and 91 92 sufficient for all purposes, the same as if they had remained in 93 office until delivery.'

"Sec. 6. Subsection three (3) of section three (3) of chapter two hundred forty-seven (247), Laws of the Sixtieth General As-

96 sembly, is hereby amended to read as follows:

'Unless otherwise provided in the proceedings of the governing body whereunder the bonds are authorized to be issued, bonds issued under the provisions of this Act shall be subject to the general provisions of law, presently existing or that may hereafter be enacted, respecting the execution and delivery of the bonds of a municipality and respecting the retaining of options of redemption in proceedings authorizing the issuance of municipal securities.'

"Sec. 7. Subsection two (2) of section four (4) of chapter two hundred forty-seven (247), Laws of the Sixtieth General As-

107 sembly, is hereby amended to read as follows:

'The proceedings under which the bonds are authorized to be issued under the provisions of this Act, and any mortgage given to secure the same, may contain any agreements and provisions customarily contained in instruments securing bonds, including, but not limited to:

a. Provisions respecting custody of the proceeds from the sale of the bonds including their investment and reinvestment until used to defray the cost of the project.

b. Provisions respecting the fixing and collection of rents for any project covered by such proceedings or mortgage.

c. The terms to be incorporated in the lease of such project.

d. The maintenance and insurance of such project.

e. The creation, maintenance, custody, investment and reinvestment and use of special funds from the revenues of such project, and f. The rights and remedies available in case of a default

f. The rights and remedies available in case of a default to the bond holders or to any trustee under the lease or a mortgage.

A municipality shall have the power to provide that proceeds from the sale of bonds and special funds from the revenues of the project shall be invested and reinvested in such securities and other investments as shall be provided in the proceedings under which the bonds are authorized to be issued including:

(1) Obligations issued or guaranteed by the United States;

(2) obligations issued or guaranteed by any person controlled or supervised by and acting as an instrumentality of the United States pursuant to authority granted by the Congress of the United States;

(3) obligations issued or guaranteed by any state of the United States, or the District of Columbia, or any political subdivision of any such state or District;

(4) prime commercial paper;

(5) prime finance company paper;

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- 141 (6) bankers acceptances drawn on and accepted by commercial 142 banks:
- 143 (7) repurchase agreements fully secured by obligations issued 144 or guaranteed by the United States or by any person controlled 145 or supervised by and acting as an instrumentality of the United 146 States pursuant to authority granted by the Congress of the 147 United States: and
- 148 (8) certificates of deposit issued by commercial banks; 149 whether or not such investment or reinvestment is authorized under any other law of this state. The municipality shall also 150 151 have the power to provide that such proceeds or funds or invest-152 ments and the rents payable under the lease shall be received. 153 held and disbursed by one or more banks or trust companies lo-154 cated in or out of the State of Iowa. A municipality shall also 155 have the power to provide that the project and improvements shall 156 be constructed by the municipality, lessee, or the lessee's des-157 ignee, or anyone or more of them on real estate owned by the 158 municipality, the lessee, or the lessee's designee, as the case 159 may be, that the bond proceeds shall be disbursed by the trustee bank or banks, trust company or trust companies, during construc-160 161 tion upon the estimate, order or certificate of the lessee or the 162 lessee's designee, and that the project, if and to the extent 163 constructed on real estate not owned by the municipality, shall be 164 conveyed to the municipality not later than its completion.

In making such agreements or provisions, a municipality shall not have the power to obligate itself, except with respect to the project and the application of the revenues therefrom, and shall not have the power to incur a pecuniary liability or a charge upon its general credit or against its taxing powers.'

170 "Sec. 8. Subsection two (2) of section five (5) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended by striking the period (.) in line four-172 173 teen (14) thereof and inserting in lieu thereof the following: 174

'; provided, however, that the foregoing amounts need not be expressed in dollars and cents in the lease and proceedings under which the bonds are authorized to be issued, but may be set forth in the form of a formula or formulas.'

Section eleven (11) of chapter two hundred fortyseven (247) of the Laws of the Sixtieth General Assembly, is hereby amended by adding at the end the following two sentences:

'If and to the extent the proceedings under which the bonds authorized to be issued under the provisions of this Act so provide, the municipality may agree to cooperate with the lessee of a project in connection with any administrative or judicial proceedings for determining the validity or amount of any such payments and may agree to appoint or designate and reserve the right in and for such lessee to take all action which the municipality may lawfully take in respect of such payments and all matters relating thereto, provided, however, that such lessee shall bear and pay all costs and expenses of the municipality thereby incurred at the request of such lessee or by reason of any such action taken by such lessee in behalf of the municipality. Any lessee of a project which has paid, as rentals additional to those required to be paid pursuant to section five (5) of this Act, the

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amounts required by the first sentence of this section eleven 196 197 (11) to be paid by the municipality shall not be required to pay 198 any such taxes to the state or to any such county, city, town,

school district or other political subdivision, any other statute 199 200

to the contrary notwithstanding.'

"Sec. 10. Section fifteen (15) of chapter two hundred forty-201 seven (247), Laws of the Sixtieth General Assembly, is hereby 202 203 amended by renumbering section 15 thereof as section 16 and adding a new section 15 thereof reading as follows:

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'15. No action shall be brought questioning the legality of 206 any contract, lease, mortgage, proceedings or bonds executed in connection with any project or improvements authorized by this 207 208 Chapter from and after three (3) months from the time the bonds are ordered issued by the proper authority.' 209

210 "Sec. 11. This Act being deemed of immediate importance shall 211 take effect and be in force from and after its passage and publi-

212 cation in the Telegraph Herald, a newspaper published

213 in Dubuque, Iowa, and in the New Hampton Tribune,

a newspaper published in New Hampton, Iowa." 214

ANDREW G. FROMMELT. ROBERT RIGLER.

Amend Senate File 565 by adding thereto the following new 1 $\bar{\mathbf{2}}$ section: 3

"Section two hundred forty-nine A point three (249A.3), Code 1962, is hereby amended as follows:

5 1. By striking from line six (6) of subsection six (6) the 6 words ', or obligated himself to pay,'.

2. By inserting in line seven (7) after the word 'dollars' the 7

words ', for which sum the applicant shall not be reimbursed.'."

JOSEPH B. FLATT. JOHN D. SHOEMAN.

Amend House File 253 as follows: 1

1. Amend by inserting after section 8 the following new section:

"Section four hundred fifty-five point seventy-two (455.72).

Code 1962, is hereby amended by adding the following subsection:

5 'If after a district has been reclassified, the board in its 6 judgment concludes there were errors in the reclassification or

7 there is an inequitable assessment of benefits, the board may on 8 its own motion, after notice to the land owners involved as pro-

9 vided in sections four hundred fifty-five point twenty (455.20)

10 to four hundred fifty-five point twenty-four (455.24), inclusive,

of the Code, and by resolution, order the district or any portion 11

12 of the district to again be reclassified as prescribed in this

13 section and in section four hundred fifty-five point seventy-four (455.74) of the Code." 14

2. Amend by striking from section 15 lines 2 through 7 and 15 inserting in lieu thereof the following: 16 17

"forty-two (455.142), Code 1962, is amended as follows:

18 1. By inserting in line nineteen (19) after the word 'work' 19 the following: 20

'In those instances where two (2) or more districts involved are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all land-

41

23 owners affected as prescribed for in sections four hundred fiftyfive point twenty (455.20) to four hundred fifty-five point twenty-24 25 four (455.24), inclusive, of the Code.'

2. By adding thereto the following:

26 27 'Common outlet for the purpose of this section shall mean an 28 outlet where two (2) adjacent districts have an outlet common to 29 both of said districts and which districts are also continguous, one (1) to the other." 30

3. Amend by adding the following new section:

32 "Section four hundred fifty-five point one hundred forty-four 33 (455.144), Code 1962, is hereby amended by adding thereto the 34 following:

35 'In those instances where two (2) or more districts are under the supervision of the same board, or joint board if the district 36 is intercounty, the notice shall be given to all landowners 37 affected as prescribed in sections four hundred fifty-five point 38 twenty (455.20) to four hundred fifty-five point twenty-four 39 (455.24), inclusive, of the Code." 40

4. Further amend by renumbering the sections in conformity

42 with this amendment.

DONALD W. MURRAY.

Amend House File 656, section 4, line 3 by inserting 1 the following words: "Mount Avr Record-News", and also insert after the word "in" at the end of line 3 the word "Mount Ayr". Further amend line 4 by inserting the words "Fort Dodge Messenger", and also insert after the word "in" in line 5 the words "Fort Dodge".

FRANKLIN S. MAIN.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Friday, May 7, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MAY 7, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Sigvald Fauske, President of Waldorf College, Forest City, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Heying for the day on request of Senator Elvers; Senator Denman for the afternoon on request of Senator Reppert; Senator Floy for the day on request of Senator Buren.

PETITION

The following petition was presented and placed on file:

By Senator Shirley, from one hundred thirty resident of Guthrie County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population.

PRESENTATION OF VISITORS

Senator Kruck asked and received unanimous consent to present to the Senate thirty-eight students, members of the fifth grade class of the United Community School, Boone, who were present in the balcony accompanied by their instructors, Virginia Smith and Susan Lindsley.

Senator Hill asked and received unanimous consent to present to the Senate twenty-six students, members of the sixth, seventh and eighth grade classes of the Prairie City Christian School, who were present in the balcony accompanied by their instructor, De Stigler.

Senator Lange asked and received unanimous consent to present to the Senate forty-two students, members of the eighth grade class of the Schaller Community School, who were present in the balcony accompanied by their instructor, Larry Kruse.

Senator Nims asked and received unanimous consent to present to the Senate twenty-seven students, members of the fifth grade class of the Nevada Community School, who were present in the balcony accompanied by their instructor, Patricia Howe.

COMMUNICATION

The following communication was presented:

May 3, 1965.

Lieutenant Governor Robert Fulton, State Capitol, Des Moines, Iowa. Dear Sir:

Would you please be good enough to thank the Senate for their confirmation of my appointment by Governor Hughes to the State Conservation Commission?

It will be my most sincere desire to serve in the best way possible in the field of conservation.

Cordially,
DR. KEITH A. McNurlen,
2408 Lincoln Way,
Ames, Iowa.

INTRODUCTION OF BILLS

Senate Joint Resolution 25, by committee on education, a joint resolution to create an educational policy commission to study the educational policy system of the state, to report the results to the Sixty-second General Assembly, and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File 578, by committee on appropriations, a bill for an act to appropriate from the general fund to the State of Iowa to the national guard and state guard five thousand dollars (\$5,000.00) for use as a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement.

Read first and second times and placed on the calendar.

Senate File 579, by committee on appropriations, a bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars (\$300,000.00) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962.

Read first and second times and placed on the calendar.

Senate File 580, by committee on conservation and recreation, a bill for an act relating to bait dealers licenses.

Read first and second times and placed on the calendar.

THIRD READING OF BILLS UNFINISHED BUSINESS

On motion of Senator Ely, Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children, was taken up for further consideration.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 95 as follows:

By inserting in section 44, line 1, after the word "person", the following: ", except a parent of the child or children involved,".

The amendment was adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 95 as follows:

1. By inserting in line 7 of section 28 after the word "court" the follow-

ing:

"; except that if the hearing involves a child charged by petition with the commission of a felony, persons having a legitimate interest in the proceedings, including responsible representatives of public information media, shall not be excluded from such hearings."

2. By adding to section 55 the following:

"The identity of any child charged by petition with the commission of a felony shall be furnished upon request to any person having a legitimate interest, including responsible representatives of public information media."

3. By inserting in line 3 of section 59 after the word "except" the

following:

"in the case of children charged by written petition with the commission of a felony, or".

Division was called for.

The amendment was adopted.

Senator Ely moved that the bill be read a third 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:

Balloun	DeKoster	Hill	McGill
Benda	Denman	Kibbie	McNally
Beneke	\mathbf{Dodds}	Klefstad	Messerly
Briles	Elvers	Kruck	Mills
Buren	\mathbf{Ely}	Kyhl	Mincks
Burke	Flatt	Lange	Nims
Burns	Frommelt	Lisle	Nurse
Cassidy	Hagedorn	Lodwick	O'Malley
Coleman	Hansen	Lucken	Reno
Condon	Heaberlin	Main	Reppert
	and the second s		

Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst

Nays, none.

Absent or not voting, 10:

Elthon Floy Griffin Hagie Heying Murray Patton Shaff Vance Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that the following bills be taken up for consideration by the Senate: House Files 577, 242, Senate File 444, House Files 345, 561, 595, 279 and 308.

Senator Frommelt asked and received unanimous consent that all bills passed today be immediately messaged to the House.

Senator Beneke took the chair at 9:50 a.m.

THIRD READING OF BILLS

On motion of Senator Messerly, House File 622, a bill for an act relating to employment and other privileges for certain prisoners of county jails, was taken up for further consideration.

Senator Messerly moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds

Elvers
Ely
Flatt
Frommelt
Hagedorn
Hansen
Heaberlin
Hill
Klefstad
Kruck
Kyhl
Lange

Lisle
Lodwick
Lucken
Main
McNally
Messerly
Mills
Mincks
Nims
Nurse
O'Malley
Patton

Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or ont voting, 10:

Elthon Floy Griffin Hagie Heying Kibbie McGill Murray Shaff Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 577, a bill for an act providing penalties on amounts due the State of Iowa on delinquent accounts, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third 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:

Balloun Patton Elv Lodwick Benda Flatt Lucken Reno Beneke Frommelt Main Reppert Briles Hagedorn McGill Rigler Buren Hansen McNally Rilev Heaberlin Schroeder Burke Messerly Mills Shirley Cassidy Hill Shoeman . Kibbie Mincks Coleman Condon Klefstad Murray Stanley DeKoster Kruck Nims Stephens Kvhl Nurse Tabor Denman O'Mallev Van Gilst Dodds Lange Elvers Lisle

Nays, none.

Absent or not voting, 9:

Burns Griffin Heying Vance Elthon Hagie Shaff Walker Floy

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Nims, House File 242, a bill for an act relating to the state board of health, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reno offered the following amendment and moved its adoption:

Amend House File 242 by adding a new sentence to section 1 after the word "disciplines" in line 5 as follows:

"Any professional members of the State Board of Health appointed by the Governor shall be selected from a list of persons recommended by the professional society which represents the majority of the affiliated members of that profession."

Senator Main took the chair at 10:20 a.m.

The amendment was lost.

Senator Nims moved that the bill be read a third 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:

Ralloun Elv Lodwick Patton Benda Flatt Lucken Reno Beneke Frommelt Main Reppert Briles Hagedorn McGill Rigler Buren Hansen McNally Riley Burns Heaberlin Messerly Schroeder Cassidy Hill Mills Shirley Coleman Klefstad Mincks Shoeman DeKoster Kruck Murrav Stanley Denman Kyhl Nims Stephens Dodds Lange Nurse Tabor Elvers Lisle O'Mallev Van Gilst

Nays, none.

Absent or not voting, 11:

Burke Floy Heying Vance Condon Griffin Kibbie Walker Elthon Hagie Shaff

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nims asked and received unanimous consent that Senate File 45 be withdrawn from further consideration of the Senate.

On motion of Senator Denman, House File 308, a bill for an act relating to the powers and duties of the state board of social welfare, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Benda took the chair at 10:50 a.m.

Senator Denman asked and received unanimous consent that action on House File 308 be deferred and that the bill be placed on the calendar under unfinished business.

HOUSE AMENDMENT CONSIDERED

Senator Beneke called up for consideration Senate File 169, a bill for an act relating to the financing of school costs, amended by the House as follows:

HOUSE AMENDMENT TO SENATE FILE 169

Amend Senate File 169 by adding the following new sections after section four (4):

"Sec. 5. Section two hundred ninety-eight point two (298.2), Code 1962,

is hereby amended by adding thereto the following:

'Provided, however, that for the school fiscal year beginning July 1, 1966 and thereafter that such school district may levy an amount in excess of thirty-five (35) percent, only if the proposition to do so is submitted to

and approved by a majority of the voters at any regular or special election. If approved, the amount of the levy in excess of thirty-five (35) percent shall be certified to the levying board prior to the first day of October.'

"Sec. 6. Section two hundred seventy-eight point one (278.1), Code 1962,

is hereby amended by adding thereto the following:

'11. Approve a proposed general fund levy in excess of thirty-five (35) percent above the maximum amount permitted under section two hundred ninety-eight point one (298.1) of the Code for the fiscal year next ensuing."

Senator Stanley offered the following amendment to the House amendment and moved its adoption:

Amend the House amendment to Senate File 169 as follows:

1. Strike lines 6 through 9 and insert in lieu thereof the following:

"However, for the school fiscal year beginning July 1, 1966 and each year thereafter, no school district shall levy an amount for the general fund which is more than twice the average amount per person of school age raised by taxation for the school general fund throughout the state during the preceding school fiscal year, unless the proposition to do so is submitted to".

2. In line 12, strike the words and figure "thirty-five (35) percent" and

insert in lieu thereof: "said limitation".

3. Strike lines 17 through 20 and insert in lieu thereof the following:

"11. Approve a proposed general fund levy in excess of the limitation provided in section two hundred ninety-eight point two (298.2) of the Code for the fiscal year next ensuing."

The amendment to the amendment was adopted.

On motion of Senator Beneke, the Senate concurred in the House amendment as amended.

Senator Beneke 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:

Balloun	Ely	Lodwick	O'Malley
Benda	Flatt	Lucken	Reno
Beneke	Frommelt	Main	Reppert
Buren	Hagedorn	McGill	Rigler
Burns	Hansen	McNally	Riley
Cassidy	Heaberlin	Messerly	Schroeder
Coleman	Hill	Mills	Shirley
Condon	Klefstad	Mincks	Shoeman
DeKoster	Kruck	Murray	Stanley
Denman	Kyhl	Nims	Stephens
Dodds	Lange	Nurse	Tabor
Elvers	Lisle		*

Nays, none.

Absent or not voting, 13:

Briles	Griffin	Kibbie	Vance
Burke	Hagie	Patton	Van Gilst
Elthon	Heying	Shaff	Walker
Floy			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley asked and received unanimous consent that action on House File 561 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Shirley, House File 595, a bill for an act relating to the abolition of the death penalty in Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken took the chair at 11:35 a.m.

Senator Shirley moved that the bill be read a third 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:

Balloun	Elvers	Lodwick	Reno
Benda	\mathbf{Ely}	Lucken	Reppert
Briles	Flatt	McGill	Rigler
Buren	Frommelt	McNally	Riley
Burke	Hagedorn	Messerly	Schroeder
Burns	Heaberlin	Mills	Shirley
Cassidy	Hill	Mincks	Shoeman
Coleman	Klefstad	Murray	Stanley
Condon	Kruck	Nims	Stephens
DeKoster	Kyhl	Nurse	Tabor
Denman Dodds	Lisle	O'Malley	Van Gilst

Nays, 1:

Lange

Absent or not voting, 13:

Beneke	Hagie	Kibbie	Shaff
Elthon	Hansen	Main	Vance
Floy	Heying	Patton	Walker
Criffin			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

On motion of Senator Ely, Senate File 444, a bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state, 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 87, line 4, by striking the following words: "shall apply any" and inserting in lieu thereof "may apply any amount".

On motion of Senator Ely, the committee amendment was adopted. Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 444 by striking section 98 and inserting in lieu thereof the following:

Sec. 98. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Highland Park News, a newspaper published at Des Moines, Iowa, and in The Sac Sun, a newspaper published at Sac City, Iowa.

The amendment was adopted.

Senator Ely moved that the bill be read a third 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	:
-------	----	---

Beneke

Ayes, ou.			
Benda	Ely	Lucken	O'Malley
Buren	Frommelt	Main	Reppert
Burke	Hagedorn	McGill	Rigler
Burns	Hansen	Messerly	Riley
Cassidy	Heaberlin	Mills	Shirley
Condon	Klefstad	Mincks	Stanley
DeKoster	Kruck	Murray	Stephens
Dodds	Lange	Nims	Tabor
Elvers	Lodwick	Nurse	
Nays, 5:		•	
Balloun	Flatt	Hill	Kyhl

Absent on not resting 10.

Absent or n	ot voting, 18:		
Briles	Griffin	McNally	Shoeman
Coleman	Hagie	Patton	Vance
Denman	Heying	Schroeder	Van Gilst
Elthon	Kibbie	Shaff	Walker
Floy	Lisle	-	

Voting present, 1:

Reno

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely asked and received unanimous consent that action on House File 345 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Rigler took the chair at 1:50 p.m.

On motion of Senator O'Malley, Senate File 263, a bill for an act relating to the taking of bids in connection with public improvements in cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Elvers Lodwick O'Mallev Ely Benda Lucken Reno Beneke Flatt Main Reppert McGill Rigler Frommelt Buren Messerly Riley Burke Hagedorn Hansen Mincks Shirley Burns Heaberlin Murray Stanley Cassidy DeKoster Kruck Nims Tabor Dodds Kvhl Nurse

Nays, 6:

Condon Klefstad Mills Stephens Hill Lange

Absent or not voting, 18:

Griffin McNally Shoeman Briles Vance Coleman Patton Hagie Van Gilst Denman Schroeder Heying Shaff Walker Kibbie Elthon Floy Lisle

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Cassidy, Senate File 343, a bill for an act to increase the renewal fees on teaching certificates, with report of committee recommending passage was taken up, considered, and the report of the committee adopted.

Senator Cassidy moved that the bill be read a third 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:

Benda	Ely	Lucken	Reno
Beneke	Frommelt	Main	Reppert
Buren	Hagedorn	McGill	Rigler
Burns	Hansen	Mills	Riley
Cassidy	Heaberlin	Mincks	Shirley
Condon DeKoster Dodds Elvers	Hill Klefstad Kruck Lodwick	Murray Nims Nurse O'Malley	Stanley Stephens Tabor

Nays, 5:

Balloun	Kyhl	Lange	Messerly
Flatt			

Absent or not voting, 19:

Briles	\mathbf{Floy}	Lisle	Shoeman
Burke	Griffin	McNally	Vance
Coleman	Hagie	Patton	Van Gilst
Denman	Heying	Schroeder	Walker
Elthon	Kibbie	Shaff	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Murray, Senate File 561, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of this state, was taken up and considered.

Senator Murray moved that the bill be read a third 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:

Benda	Dodds	Hansen	Lange
Buren	Elvers	Heaberlin	Lodwick
Burns	Ely	Hill	Lucken
Cassidy	Flatt	Klefstad	Main
Condon	Frommelt	Kruck	McGill
DeKoster	Hagedorn	Kyhl	McNally

Messerly Nims Reppert Stanley Mills Nurse Rigler Stephens Mincks O'Malley Rilev Tabor Murray Reno Shirley Van Gilst

Nays, 2:

Balloun Beneke

Absent or not voting, 17:

Briles Flov Kibbie Shaff Griffin Burke Lisle Shoeman Coleman Hagie Patton Vance Denman Heving Schroeder Walker Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator McNally, Senate File 428, a bill for an act to amend section seven hundred eighty-one point ten (781.10), Code 1962, relating to the use of depositions by criminal defendants, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McNally offered the following amendment, filed by Senators DeKoster and McNally, and moved its adoption:

Amend Senate File 428 by striking all of section 2 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 passage and publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in The Sioux County Index, a newspaper published at Hull, Iowa."

The amendment was adopted.

Senator McNally moved that the bill be read a third 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:

Balloun Ely Lodwick Nurse Benda Flatt O'Mallev Lucken Beneke Frommelt Main Reno Briles Hagedorn McGill Reppert Buren Hansen McNally Rigler Heaberlin Burns Messerly Rilev Cassidy $_{
m Hill}$ Mills Shirley Condon Klefstad Mincks Stanley DeKoster Kruck Murray Stephens Dodds Kvhl Nims Tabor Elvers Lange

Nays, none.

Absent or not voting, 17:

Burke Denman Floy Hagie Coleman Elthon Griffin Heying Kibbie Lisle Patton Schroeder Shaff

Shoeman Vance Van Gilst Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Main, House File 148, a bill for an act relating to terms of members of the capitol planning commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Briles
Buren
Burke
Burns
Cassidy
Condon
DeKoster
Dodds

Elvers
Ely
Flatt
Frommelt
Hagedorn
Hansen
Heaberlin
Hill
Klefstad
Kruck

Lange
Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims

Nurse O'Malley Reno Reppert Rigler Riley Shirley Stanley Stephens Tabor

Nays, none.

Absent or not voting, 16:

Coleman Denman Elthon Floy Griffin Hagie Heying Kibbie

Kyhl

Lisle Patton Schroeder Shaff

Shoeman Vance Van Gilst Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, Senate File 320, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more and to amend chapter four hundred seventeen (417), Code 1962, relating thereto, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Benda Beneke Briles Buren Burns Cassidy Condon DeKoster Hill McNally Reno Klefstad Dodds Reppert Messerly Elvers Kruck Rigler Mills Elv Kvhl Mincks Rilev Flatt Lange Murray Shirley Frommelt Lodwick Stanley Nims Hagedorn Lucken Nurse Stephens Hansen O'Malley Tabor Main Heaberlin McGill

Nays, none.

Absent or ont voting, 17:

Burke Griffin Lisle Shoeman Coleman Hagie Patton Vance Denman Van Gilst Heying Schroeder Elthon Kibbie Walker Shaff Flov

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Flatt, Senate File 562, a bill for an act relating to governor's day, was taken up and considered.

Senator Mills raised a point of order on the bill for the reason of the contents of the title.

The Chair ruled the point well taken.

Senator Flatt offered the following amendment and moved its adoption:

Amend the title to Senate File 562 as follows: By striking all after the word "to" and adding the words "a governor's military award".

The amendment was adopted.

Senator Flatt moved that the bill be read a third 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:

Balloun Ely Lodwick Nurse Flatt Benda Lucken O'Malley Beneke Frommelt Main Reno Briles Hagedorn McGill Reppert Buren Hansen McNally Rigler Burns Heaberlin Messerly Rilev Cassidy Hill Mills Shirley Condon Klefstad Mincks Stanley DeKoster Kruck Murray Stephens Dodds Kyhl Nims Tabor Elvers Lange

Nays, none.

Absent or not voting, 17:

Griffin Burke Lisle Shoeman Coleman Hagie Patton Vance Van Gilst Denman Heying Schroeder Elthon Kibbie Shaff Walker Floy

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 O'Malley, House File 617, a bill for an act relating to bail, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Ely Lodwick Nurse O'Malley Benda Flatt Lucken Beneke Frommelt Main Reno Briles Hagedorn McGill Reppert McNally Buren Hansen Rigler Burns Heaberlin Messerly Riley Cassidy Hill Mills Shirley Klefstad Condon Mincks Stanley DeKoster Kruck Murray Stephens Nims Tabor Dodds Kyhl Elvers Lange

Nays, none.

Absent or not voting, 17:

Burke Griffin Lisle Shoeman Coleman Hagie Patton Vance Denman Heying Schroeder Van Gilst Elthon Kibbie Walker Shaff Floy

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reno, Senate File 397, a bill for an act relating to the training of dogs for hunting, with report of committee recommending amendment in accordance with the following amendment filed by Senators Messerly and Reno, and passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 397 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred nine point twenty-two (109.22), Code 1962, is hereby amended by adding at the beginning thereof the following:

"All field meets or trials and retriever meets or trials where the skill of dogs is demonstrated in pointing, retrieving, trailing, or chasing any game bird, game animal, or furbearing animal shall require a field trial permit. Except as otherwise provided by law, it shall be unlawful to kill any wildlife in such events."

Sec. 2. Section one hundred nine point fifty-six (109.56). Code 1962.

is hereby repealed.

Sec. 3. Chapter one hundred nine (109), Code 1962, is hereby amended

by adding the following sections:

1. "Except during the open gun season for hunting deer at which time no training of dogs shall be allowed, any person having a valid hunting license may train any bird dog, coon hound, fox hound, or trailing dog on any game birds or furbearing animals at any time of the year including during the closed season on such birds or animals, provided the animals when pursued to a tree or den shall not be further chased or removed in any manner from said tree or den.

"Only a pistol, revolver, or other gun shooting blank cartridges shall be used while training dogs during closed season except as provided in

subsection two (2) of this section."

2. "Any pen raised game bird may be used and may be shot in the training of bird dogs. Before any bird is released or used in the training of dogs, the bird shall have attached a band procured from the state conservation commission. The commission may charge a fee for such bands but the fee shall not exceed ten (10) cents for each band."

3. "A call back pen or live trap may be used for the purpose of retrieving banded birds when released in the wild for training purposes. Any bird not so banded when taken in a call back pen or trap shall be immediately returned unbanded to the wild. All call back pens or live traps when in use shall have attached a metal tag plainly labeled with the owner's name and address. Conservation officers shall have authority to confiscate such traps when found in use and not properly labeled."

Section one hundred ten point seventeen (110.17), Code 1962,

is hereby amended by adding the following paragraph:

"No person having a dog entered in a licensed field trial shall be required to have a hunting license to participate in the event or to exercise his dog on the area on which the field trial is to be held during the twenty-four (24) hour period immediately preceding the trial."

Sec. 5. The commission shall have the power to adopt rules and regulations prohibiting the training of any hunting dog on any game bird, game animal, or furbearing animal in the wild at any time when it has determined that such training might have an adverse effect on the populations of these species.

The amendment was adopted.

Senator Messerly asked and received unanimous consent to withdraw the amendment filed by him on April 2 and found on page 802 of the Senate Journal.

Senator Reno moved that the bill be read a third 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:

Briles Frommelt Buren Hagedorn Burns Hansen Heaberlin Cassidy Condon Hill Dodds Klefstad Elvers Kruck Ely Kvhl Flatt Lucken

Main Reno McGill Reppert Rigler McNally Messerly Riley Mills Shirley NimsStanley Nurse Stephens O'Mallev Tabor

Nays, 7:

Balloun Beneke Benda DeKoster

Lange Lodwick Murray

Absent or not voting, 18:

Burke Griffin
Coleman Hagie
Denman Heying
Elthon Kibbie
Floy Lisle

Mincks Shoeman
Patton Vance
Schroeder Van Gilst
Shaff Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available, was taken up and considered.

Senator Reppert moved that the bill be read a third 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:

Balloun Flatt Benda Frommelt Beneke Hagedorn Briles Hansen Buren Heaberlin Burns HillCassidy Klefstad Condon Kruck Dodds Kyhl Elvers Lange Ely

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims

O'Malley Reno Reppert Rigler Riley Shirley Stanley Stephens Tabor

Nurse

Nays, 1: DeKoster

Absent or not voting, 17:

Burke Griffin
Coleman Hagie
Denman Heying
Elthon Kibbie
Floy

Lisle Patton Schroeder Shaff Shoeman Vance Van Gilst Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator McNally, Senate File 430, a bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 430, section 2, line 3, by inserting following the word "the", the words "West Des Moines Express", and following the word "at", the words "West Des Moines".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 430, section 2, by striking all after the word "the" in line 4 and inserting in lieu thereof the following: "Muscatine Journal, a newspaper published at Muscatine, Iowa."

The amendment was adopted.

Senator McNally moved that the bill be read a third 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:

Balloun	Ely	Lodwick	Nims
Benda	Flatt	Lucken	O'Malley
Beneke	Frommelt	Main	Reno
Briles	Hagedorn	McGill	Reppert
Buren	Hansen	McNally	Rigler
Burns	Heaberlin	Messerly	\mathbf{Riley}
Cassidy	Hill	Mills	Shirley
Condon	Klefstad	Mineks	Stanley
DeKoster	Kruck	Murray	Stephens
Dodds	Kyhl	Nurse	Tabor
Elvers	Lange		

Nays, none.

Absent or not voting, 17:

Burke Griffin Lisle Shoeman
ColemanHagiePattonVanceDenmanHeyingSchroederVan GilstElthonKibbieShaffWalker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, House File 567, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land, with report of

committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill moved that the bill be read a third 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:

Flov

Benda Beneke Briles Buren Burns Cassidy Condon DeKoster Dodds Elvers	Ely Flatt Frommelt Hagedorn Hansen Heaberlin Hill Kruck Kyhl Lodwick	Lucken Main McGill McNally Messerly Mills Mincks Murray Nims	Nurse O'Malley Reno Rigler Riley Shirley Stanley Stephens Tabor
Nays, 4: Balloun	Klefstad	Lange	Reppert
Absent or not v	oting, 17:		
Burke Coleman Denman Elthon	Griffin Hagie Heying Kibbie	Lisle Patton Schroeder Shaff	Shoeman Vance Van Gilst Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, Senate File 107, a bill for an act relating to the league of Iowa municipalities, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 107 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Frommelt moved that, in accordance with Senate Rule 37, the President of the Senate be authorized to appoint a steering committee, and that all bills on the regular calendar be assigned to the steering committee, with the exception of bills under "Special Order" and "Unfinished Business."

The motion prevailed.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 567 passed the Senate.

DONALD W. MURRAY.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 95 passed the Senate.

J. HENRY LUCKEN.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

S.J.R. 25 Appropriations

H. F. 390 Appropriations

H. F. 423 Governmental affairs

H. F. 655 Judiciary

H. F. 665 Appropriations

REPORTS OF COMMITTEES

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 573, a bill for an act to make appropriations to certain named persons in settlement of claim made against the State of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on appropriations to which was referred House File 243, a bill for an act relating to per diem received by members of the state soil conservation committee, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 656, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission for per diem compensation for services rendered in past biennium, 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 656, section 4, line 3, by inserting the following words: "Mount Ayr Record-News", and also insert after the word "in" at the end of line 3 the words "Mount Ayr". Further amend line 4 by inserting the words "Fort Dodge Messenger", and also insert after the word "in" in line 5 the words "Fort Dodge".

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

1

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 566, a bill for an act relating to the control and prevention of rabies, begs leave to report it has had the same under consideration and recommends the same do pass.

JOHN M. ELY, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 239 by striking all of section 4.

 JOHN M. ELY, JR.
- Amend Senate File 551 by striking all of line twenty-seven (27)

2 of section 3 and inserting in lieu thereof the following:

3 "December 31, 1965".

MERLE W. HAGEDORN.

Amend House File 136 as follows:

- 1. Amend section 1, by striking all of line 13 after the
- 3 comma and all of lines 14 and 15 and inserting in lieu
- 4 thereof the following: "shall be offered for sale by the
- 5 state executive council to the city of Eldora, Iowa, at a
- 6 price per acre to be fixed by the state executive council,
- 7 for the purpose of using the same for a hospital site by
- 8 the city of Eldora, Iowa, notwithstanding any other law
- 9 to the contrary. The secretary of the executive council
- 10 is hereby authorized to execute any deeds or other instruments
- 11 necessary to convey title to said described property and to
- 12 effectuate the purposes of this Act.".
- 13 2. Amend the title of House File 136 by striking in line 1
- 14 the words "transferring jurisdiction to the city of Eldora
- 15 of", and inserting in lieu thereof the following: "authorizing
- 16 the sale to the city of Eldora".

ROBERT R. RIGLER.
ANDREW G. FROMMELT.

- 1 Amend House File 345 by striking all of section 14 and
- 2 inserting in lieu thereof the following:
- 3 "Sec. 14. The commissioner, with the approval of the
- 4 board, is authorized to charge a fee for certificates issued
- 5 under this Act, but such fees shall not exceed five (5)
- 6 dollars for an initial certificate, nor more than three (3)
- 7 dollars for the annual renewal certificate. All such fees
- 8 collected shall be remitted to the treasurer of the state, who shall
- 9 hold such monies in a special fund to be known as the "operators
- 10 certification fund," to be used by the state department of
- 11 health to administer and enforce the provisions of this Act, and
- 12 to pay the expenses of the board authorized in section eight
- 13 (8) of this Act. Such fund shall be subject at all times to the
- 14 warrant of the state comptroller, drawn upon written requisition
- 15 of the commissioner and attested by the secretary of the board.
- 16 Any remainder in such fund at the end of each fiscal year shall
- 17 be paid into the general fund of the state."

JOHN M. ELY, JR.

27

1

attorney with such copy."

Amend House File 561

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1
      Amend Senate File 496 as follows:
      1. By adding the following new section:
 3
      "The clerk of the district court shall promptly notify
 4
    the county attorney of the filing of a petition for divorce.
 5
    separate maintenance, or application for modification of a decree
 6
    in any such action whenever it appears upon the face of the
 7.
    pleadings that minor children are involved. Delivery or
    mailing of a copy of any such pleading to the county attorney
 8
    shall comply with this requirement.
 9
      Upon receiving such notification the county attorney shall
10
11
    investigate the facts and circumstances of the case to determine
12
    whether any minor child involved, or a parent thereof, is
    receiving public assistance or will be likely to receive public
13
14
    assistance in the future. If such investigation reveals the
15
    fact or possibility of a child or parent being dependent upon
16
    public assistance, in whole or in part, the county attorney
17
    shall file a petition of intervention on behalf of the county
18
    alleging the facts revealed by his investigation, making
19
    recommendations and asking that the interests of the county
20
    be protected. No stipulation or decree, or modification thereof.
21
    involving minor children or their support, shall be filed in
22
    any divorce or separate maintenance action until the county
23
    attorney has been provided with a copy thereof. Proof of this
    requirement may be furnished by receipt or acknowledgement of
24
25
    the county attorney or by endorsement of the clerk upon the
26
    decree or stipulation stating that he has provided the county
```

CHARLES F. BALLOUN. DONALD G. BENKE.

Senate File 552 is hereby amended by striking from the title all after the word "Act" and inserting in lieu thereof the following:

"relating to the acquisition and development of industrial projects by municipalities and the issuance of revenue bonds by cities and towns to finance the same."

Andrew G. Frommelt.

```
2
    as follows:
 3
      1. By inserting in line 40 of section 1 after
 4
    the word "merchandise" the words "or service".
 5
      2. By inserting in line 130 of section
 6
    1 after the word "merchandise" the words "or service".
 7
      3. By inserting in line 133 of
    section 1 after the word "merchandise" the words "or
 8
9
    service".
      4. By inserting in line one hundred seventy-eight (178) of
10
    section one (1) after the word "merchandise" the words "or
11
12
    service".
```

GENE F. CONDON.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Monday, May 10, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MAY 10, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Kenneth Ryan, pastor of the Holy Name Catholic Church, West Union, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Nurse, from seventy residents of O'Brien County in opposition to proposed legislation that would impose a two percent sales tax on barber's services.

By Senator Heying, from three hundred one residents of Fayette County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population.

By Senator Hansen, from thirty-seven residents of Crawford County in opposition to proposed legislation to place a two percent sales tax on premiums for hospital-surgical-medical coverages.

PRESENTATION OF VISITORS

Senator DeKoster rose on a point of personal privilege and presented to the Senate the Honorable J. T. Dykhouse, a former member of the Senate from Lyon County who was present in the Senate chamber.

Senator Heaberlin asked and received unanimous consent to present to the Senate thirty-one students from the Irving Community School, Indianola, who were present in the balcony accompanied by their instructor, Helen W. Bates.

Senator Nims asked and received unanimous consent to present to the Senate twenty-seven students, members of the fifth grade class of the Gilbert Community School, Gilbert, who were present in the balcony accompanied by their instructor, Margaret Hilgerson.

Senator Nims asked and received unanimous consent to present to the Senate twenty-two students, members of the fifth grade class of the Meeker School, Ames, who were present in the balcony accompanied by their instructor, Mary Cole.

Senator Balloun asked and received unanimous consent to present to the Senate thirty-nine students, members of the sixth grade class of the Dysart Community School, who were present in the balcony accompanied by their instructors, Joe Coffey and Carolyn Medin.

Senator Nims asked and received unanimous consent to present to the Senate twenty-five students, members of the sixth grade class of the Roosevelt Elementary School, Ames, who were present in the balcony accompanied by their instructors, James Luft and Rebecca Goodman.

Senator McGill asked and received unanimous consent to present to the Senate Connie Jean Smith, a student from the Wilton Junction Junior High School, who was present in the Senate chamber accompanied by her grandmother, Mrs. Ada Smith, a sister of Senator McGill.

Senator Heying rose on a point of personal privilege and presented to the Senate two students from the Holy Name School of West Union, Tresa Jo Heying, his daughter, and Susan Wolf, the daughter of Doctor William Wolf, who were present in the Senate chamber.

UNFINISHED BUSINESS

On motion of Senator O'Malley, Senate File 107, a bill for an act relating to the league of Iowa municipalities, was taken up for further consideration.

On motion of Senator Reppert, the following committee amendment was adopted:

Amend Senate File 107 by striking section 1 and inserting in lieu thereof the following:

"Section 1. Section three hundred sixty-three point forty-one (363.41), Code 1962, is amended by striking the remainder of such section after the word "exceed" in line six (6) and by inserting in lieu thereof the following:

"Ninety (90) thousand dollars. In addition they may pay out of the general fund the actual expenses of delegates to the annual conference of the league."

Senator Reppert moved that the bill be read a third 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:

Benda Burke Denman Ely Briles Burns Dodds Flatt Buren Cassidy Elvers Frommelt Hansen Mills O'Malley Shaff Heaberlin Mincks Reno Shirley Heving Murrav Reppert. Stanley Kruck Nims Rigler Tabor Nurse Van Gilst Lodwick Riley McGill

Nays, 8:

Beneke Hagie Kyhl Lucken DeKoster Klefstad Lange Stephens

Absent or not voting, 18:

Balloun Griffin Main Schroeder Coleman McNally Hagedorn Shoeman Hill Condon Messerly Vance Kibbie Elthon Patton Walker Lisle Flov

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked unanimous consent that Senate File 107 be immediately messaged to the House.

Objection was raised.

Senator Frommelt moved that Senate File 107 be immediately messaged to the House.

Roll call was requested.

On the question "Shall Senate File 107 be immediately messaged to the House?" the vote was:

Ayes, 26:

Ely McGill O'Mallev Buren Frommelt Burke Mills Reno Burns Hansen Mincks Shirley Cassidy Heaberlin Murray Stanley Denman Heving Nims Tabor Dodds Klefstad Nurse Van Gilst Elvers Kruck

Nays, 14:

Beneke Hagie Lucken Shaff
Briles Kyhl Rigler Shoeman
DeKoster Lange Riley Stephens
Flatt Lodwick

Absent or not voting, 19:

Balloun Lisle Reppert Griffin Benda Main Schroeder McNally Coleman Hagedorn Vance Condon Hill Messerly Walker Elthon Kibbie Patton

The motion prevailed.

On motion of Senator O'Malley, House File 243, a bill for an act relating to per diem received by members of the state soil conserva-

tion committee, with report of committee on appropriations recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Benda	Flatt	Kyhl	O'Malley
Beneke	Frommelt	Lange	Reppert
Buren	Hagedorn	Lodwick	Rigler
Burke	Hagie	Lucken	Riley
Burns	Hansen	McGill	Shirley
Cassidy	Heaberlin	Mincks	Stanley
Condon	Heying	Murray	Stephens
Denman	Klefstad	Nims	Tabor
Elvers	Kruck	Nurse	Van Gilst
Elv			

Nays, 2:

DeKoster Mills

Absent or not voting, 20:

Balloun	Floy	Main	Schroeder
Briles	Griffin	McNally	Shaff
Coleman	\mathbf{Hill}	Messerly	Shoeman
Dodds	Kibbie	Patton	Vance
Elthon	Lisle	Reno	Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state by classifying all public water supply systems and wastewater treatment plants in this state and by requiring the examination of operators and certification of their competency to supervise the operation of such facilities, was taken up for further consideration

Senator Ely offered the following amendment and moved its adoption:

Amend House File 345 by striking all of section 14 and inserting in lieu thereof the following:

"Sec. 14. The commissioner, with the approval of the board, is authorized to charge a fee for certificates issued under this Act, but such fees shall not exceed five (5) dollars for an initial certificate, nor more than three (3) dollars for the annual renewal certificate. All such fees collected shall be remitted to the treasurer of the state, who shall hold such monies in a special fund to be known as the "operators certification fund," to be used by the state department of health to administer and enforce the provisions of this Act, and to pay the expenses of the board authorized in section eight (8) of this Act. Such fund shall be subject at all times to the warrant of the

state comptroller, drawn upon written requisition of the commissioner and attested by the secretary of the board. Any remainder in such fund at the end of each fiscal year shall be paid into the general fund of the state."

Senator Reppert took the chair at 10:35 a.m.

The amendment was adopted.

Senator Ely moved that the bill be read a third 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:

Benda	Ely	Lucken	Reppert
Briles	Flatt	McGill	Rigler
Buren	Frommelt	McNally	Riley
Burke	Hagedorn	Mills	Schroeder
Cassidy	Hagie	Mincks	Shirley
Condon	Hansen	Murray	Stanley
DeKoster	Heaberlin	Nims	Stephens
Denman	Klefstad	Nurse	Tabor
Dodds	Lange	O'Malley	Van Gilst
Elvers	Lisle	Reno	Walker
Mara Q.	4		

Nays, 8:

Balloun	Heying	Kyhl	Messerly
Beneke	Hill	Lodwick	Shoeman

Absent or not voting, 11:

Burns	Floy	Kruck	Shaff
Coleman	Griffin	\mathbf{Main}	Vance
Elthon	Kibbie	Patton	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Ely asked and received unanimous consent that House File 345 be immediately messaged to the House which request was complied with.

Senator Ely asked and received unanimous consent that Senate File 312 be withdrawn from further consideration of the Senate.

MOTION TO RECONSIDER

Senator Lucken moved that the rules be suspended and that the vote by which Senate File 95 passed the Senate be reconsidered.

Roll call was requested.

On the question "Shall the Senate reconsider the vote by which Senate File 95 passed the Senate?" the vote was:

Ayes, 37:

Buren	Burns	Condon	Dodds
Burke	Cassidy	 Denman	Elvers

Ely Kruck Mincks Riley Flatt Lisle Shaff Murray Frommelt Lodwick $_{
m Nims}$ Shirley Hagedorn Lucken Nurse Stanley Hansen McGill Reno Stephens Heaberlin McNally Tabor Reppert Heying Van Gilst Messerly Rigler Klefstad

Nays, 12:

BallounDeKosterKyhlSchroederBenekeHagieLangeShoemanBrilesHillMillsWalker

Absent or not voting, 10:

Benda Floy Main Patton Coleman Griffin O'Malley Vance Elthon Kibbie

The motion to reconsider prevailed.

On motion of Senator Buren, House File 566, a bill for an act relating to the control and prevention of rabies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shoeman offered the following amendment and moved its adoption:

Amend House File 566 as follows:

1. By striking from line 40 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "three (3)".

2. By striking from line 45 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "three (3)".

Senator Elvers took the chair at 11:20 a.m.

The amendment was adopted.

Senator Buren moved that the bill be read a third 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:

Balloun Lodwick ElyRiley Benda Frommelt Lucken Schroeder Beneke Hagedorn McGill Shirley **Briles** Hagie Messerlv Shoeman Buren Hansen Mills Stanley Burns Nims Hill Stephens Cassidy Kruck Nurse Tabor DeKoster Kyhl Reno Vance Dodds Lange Rigler Walker Elvers Lisle

Nays, 6:

Burke Denman Heying Klefstad Condon Heaberlin Absent or not voting, 15:

ColemanGriffinMincksReppertElthonKibbieMurrayShaffFlattMainO'MalleyVan GilstFloyMcNallyPatton

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Ely, House File 552, a bill for an act to allow more time for governmental units to file for exemptions on sales and use tax refunds, was taken up for further consideration.

On motion of Senator Dodds, the report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third 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:

Balloun Ely Lange Rigler Flatt Benda Lisle Rilev Beneke Frommelt Lodwick Schroeder Briles Hagedorn Lucken Shaff Buren Hagie McGillShirley Burke Hansen Messerly Shoeman Heaberlin Mills Burns Stanley Cassidv Heving Mincks Stephens DeKoster Hill Nims Tabor Denman Klefstad Nurse Vance Dodds Kruck Reno Van Gilst Elvers Kyhl Reppert Walker

Nays, none.

Absent or not voting, 11:

ColemanFloyMainO'MalleyCondonGriffinMcNallyPattonElthonKibbieMurray

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 the the House has passed the following bill in which the concurrence of the House was asked:

Senate File 103, a bill for an act relating to the use of road use tax money by cities and towns.

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 assessment and taxation of platted lots.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 153, a bill for an act relating to powers of electors to vote a school house tax.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 166, a bill for an act relating to the insuring of groups.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 202, a bill for an act to change the requirements of the value of stock of insurance companies.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 311, a bill for an act relating to the powers and duties of the State Board for Vocational Education, Division of Vocational Rehabilitation.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 313, a bill for an act providing for lease-purchase option of school buildings.

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 relating to flashing safety warning lights on vehicles.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 386, a bill for an act relating to the deduction from salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 435, a bill for an act relating to assessment for taxation of urban transit systems.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 445, a bill for an act relating to criminal procedure; to adopt the agreement on detainers and provide for implementation thereof.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 463, a bill for an act relating to the testing of infants for phenylketonuria.

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 relating to frozen desserts.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 520, a bill for an act relating to the labeling of foods and food products.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government and to make an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 548, a bill for an act relating to the sale or exchange of state military lands.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 559, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation.

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 to provide a seven year limitation on convictions for second offense driving while intoxicated, and also for subsequent offenses.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 488, a bill for an act relating to duplicate operator's and chauffeur's license fees.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 491, a bill for an act relating to zoning of unincorporated areas within one mile of cities and towns.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 647, a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof and to provide an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 651, a bill for an act to appropriate from the general fund to the department of public instruction.

Also: That the House has concurred in Senate amendments to and passed House File 160, a bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel.

Also: That the House has concurred in Senate amendments to and passed House File 591, a bill for an act relating to gasoline receptacles.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 153

Amend Senate File 153 by adding at the end thereof a new section as follows:

"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 Burlington Hawk-Eye, a newspaper published at Burlington, Iowa, and in The Bayard News, a newspaper published at Bayard, Iowa."

HOUSE AMENDMENT TO SENATE FILE 166

Amend Senate File 166 by striking all of section 2 and renumbering the remaining sections accordingly.

HOUSE AMENDMENT TO SENATE FILE 275

Amend Senate File 275 as follows:

- 1. By striking the words "or surgeon or osteopathic physician or surgeon" in lines six (6) and seven (7) of section one (1).
- 2. By striking the words "or surgeon or osteopathic physician or surgeon" in lines seventeen (17) and eighteen (18) of section three (3).
- 3. By adding in section five (5), line fourteen (14) after the word "examiners" the words "prior to January 1, 1966".
- 4. By striking all of section eleven (11) and inserting in lieu thereof the following:
- "Section five (5) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by adding thereto the following: 'Three of the physical therapy examiners shall be licensed to practice physical therapy and one of the physical therapy examiners shall be licensed to practice medicine and surgery.'"
- 5. By striking from line six (6) of section twelve (12) the words "one (1) for a term of three years" and inserting in lieu thereof the words "two (2) for terms of three years".
- 6. By adding the following new section after section twelve (12) of the bill:
- "Section one hundred forty-seven point fourteen (147.14), Code 1962, as amended by section four (4) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by inserting after the word 'members' in line five (5) thereof the words 'and the physical therapy examining board which shall consist of four members'."
- 7. By striking the words "'physical therapist', 'registered physical therapist', or" in line seven (7) of section fifteen (15).
- 8. By striking the letters and word "'P.T.', 'R.P.T.', or" in line nine (9) of section fifteen (15).
- 9. By striking lines twenty-four (24) through twenty-eight (28) of section twenty-two (22) and inserting in lieu thereof the following:
- "3. Assist in the advancement of the arts and sciences of physical therapy. In no event shall any part of such expense be paid out of the state treasury. Any remainder in said fund at the end of each fiscal year shall be paid into the general fund of the state. Said fund shall be subject at all times to the warrant of the state comptroller drawn upon written requisition of the chairman of the examining board and attested by the secretary, for the payment of all salaries, per diem expense, and other expenses necessary to administer and aid in the enforcement of the provisions of law relating to the practice of physical therapy, but in no event shall the total expenses therefor exceed the total fees collected and deposited to the credit of said fund."

HOUSE AMENDMENT TO SENATE FILE 311

Amend Senate File 311, section 1, subsection 1, by striking in line 5 the word "non-sectarian".

HOUSE AMENDMENT TO SENATE FILE 313

Amend Senate File 313, section 1, by striking from line 3 the words "The board may" and inserting in lieu thereof the following: "When the total outstanding debt of any school district exceeds ninety percent (90%) of its constitutional debt limit the board may,".

HOUSE AMENDMENT TO SENATE FILE 547

Amend Senate File 547 by striking the period in line 8 of section 10 and inserting in lieu thereof the following: ", including actual expenses incurred by commission members as provided in section nine (9) of this Act."

HOUSE AMENDMENT TO SENATE FILE 559

Amend Senate File 559 as follows:

- 1. Section 1, line 10, by striking the words "and equipping" and inserting the word "of".
 - 2. Section 1, line 11, by striking the words "and equipment".
 - 3. Section 1, line 12, by striking the words "five hundred thousand".
- 4. Section 1, line 14, by striking the letter "s" from the end of the word "purposes".
 - 5. Section 1, lines 14 and 15, by striking the words "and equipment".
- 6. Section 2, line 1, by inserting after the word "a" the word "bi-partisan".
 - 7. Amend the title by striking from line 1 the words "and equipping".

HOUSE MESSAGES CONSIDERED

House File 468, a bill for an act to provide a seven year limitation on convictions for second offense driving while intoxicated, and also for subsequent offenses.

Read first and second times and passed on file.

House File 488, a bill for an act relating to duplicate operator's and chauffeur's license fees.

Read first and second times and passed on file.

House File 491, a bill for an act relating to zoning of unincorporated areas within one mile of cities and towns.

Read first and second times and passed on file.

House File 647, a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof and to provide an appropriation therefor.

Read first and second times and passed on file.

House File 651, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public instruction five thousand dollars (\$5,000.00) for use as a revolving fund for the veterans administration, and five thousand dollars (\$5,000.00) for the school lunch program.

Read first and second times and passed on file.

HOUSE AMENDMENT CONSIDERED

Senator Denman called up for consideration Senate File 313, a bill for an act providing for lease-purchase option of school buildings, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 313

Amend Senate File 313, section 1, by striking from line 3 the words "The board may" and inserting in lieu thereof the following: "When the total outstanding debt of any school district exceeds ninety percent (90%) of its constitutional debt limit the board may,".

Roll call was requested.

Condon

DeKoster Elthon

On the question "Shall the Senate concur in the House amendment?" the vote was:

Ayes, 12:			
Benda Beneke Buren	Burke Hill Lange	Lodwick Messerly Shaff	Shoeman Stephens Vance
Nays, 33:			
Balloun Briles Burns Cassidy Denman Dodds Elvers Ely Frommelt	Hagedorn Hagie Hansen Heaberlin Heying Klefstad Kyhl Lisle	Lucken McGill Mincks Murray Nims Nurse O'Malley Reno	Reppert Rigler Riley Shirley Stanley Tabor Van Gilst Walker
Absent or no	t voting, 14:		*
Coleman	Flatt	Kruck	Mills

The Senate refused to concur in the House amendment.

Kibbie

On motion of Senator Frommelt, the Senate recessed until 1:30 p.m.

Main

Patton

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Stanley called up the following resolution:

SENATE CONCURRENT RESOLUTION 33 By Stanley and Shaff

Whereas, the Iowa right-to-work law (Chapter 736A, Code of Iowa) prohibits both the closed shop and the union shop, and expressly prohibits any written or oral understanding or agreement to exclude from employ-

ment persons who do not belong to a labor union; and

Whereas, the Governor of the State of Iowa stated to the General Assembly in joint session on May 5, 1965, that "I happen to know" that a particular Iowa company "is a de facto closed shop" and further stated that "the union shop is widespread in Iowa, by tacit agreement of union and employer, in businesses that are unionized. As a matter of fact, there are a considerable number of de facto closed shops, by the same tacit agreements.": and

Whereas, in 1963 the present Governor took action to enforce the Iowa liquor laws even though he advocated modification of the liquor laws: and

Whereas, the Constitution of the State of Iowa, Article IV, requires that "The Supreme Executive power of this state shall be vested in a Chief Magistrate, who shall be styled the Governor of the State of Iowa.

... He shall take care that the laws are faithfully executed.";

Now, Therefore, Be It Resolved by the Senate of the State of Iowa, the House Concurring, that the Governor of the State of Iowa is respectfully requested to perform his constitutional duties and cause the Iowa right-towork law (Chapter 736A, Code of Iowa) to be faithfully executed and enforced.

Senator Stanley moved the adoption of the resolution and requested a roll call.

On the question "Shall the resolution be adopted?" the vote was:

Balloun	Kyhl	Messerly	Shoeman
Benda	Lange	Mills	Stanley
Beneke	Lisle	Rigler	Stephens
DeKoster	Lodwick	Riley	Vance
Hagie	Lucken	Shaff	Walker
37 00			

Nays, 29:

Buren	\mathbf{Ely}	Klefstad	Nims
Burke	Frommelt	Kruck	Nurse
Burns	Hagedorn	Main	Reno
Cassidy	Hansen	McGill	Reppert
Condon	Heaberlin	McNally	Shirley
Dodds	Heying	Mincks	Tabor
Denman	Hill	Murray	Van Gilst
Elvers			, and Girbt

Absent or not voting, 10:

Briles	Flatt	Kibb i e	Patton
Coleman	Floy	O'Malley	Schroeder
Fithon	Criffin	•	

The resolution failed to be 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 233, a bill for an act relating to notice of death of patients in state mental health institutions.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 246, a bill for an act relative to claims against counties.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 266, a bill for an act relating to the artisan's lien.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 294, a bill for an act relating to loans by credit unions.

Also: That the House has passed the following bills in which the concurrence of the House was asked:

Senate File 379, a bill for an act relating to qualifications for accountancy examination.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 431, a bill for an act relating to discounts for quantity purchases of liquor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 459, a bill for an act relating to mobile home parks.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 498, a bill for an act relating to the state fair board.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 519, a bill for an act relating to child desertion.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 606, a bill for an act to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact.

WILLIAM R. KENDRICK, Chief Clerk.

Senator Frommelt called up the following motion filed by him and moved its adoption, which motion prevailed.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 566 passed the Senate.

Senator Frommelt moved to reconsider the vote by which Senate File 566 went to its third reading, which motion prevailed.

On motion of Senator Frommelt, Senate File 566, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for construction, replacement, repairs, development and alterations to state parks and reserves, state forests and state waters, for dredging, artificial lake development, erosion control, stream and lake access, land acquisition, for siltation control, for boundary surveys, engineering services and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, was taken up for further consideration.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 566 as follows: By striking section four (4) and

inserting in lieu thereof the following:

"Sec. 4. When the State Conservation Commission has approved a project to be financed with funds herein appropriated, a description of said project and estimated cost shall be reported to the governor and state comptroller for allocation of funds."

The amendment was adopted.

Senator Main moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

500, 01.			
Balloun	Ely	Lisle	Reppert
Benda	Flatt	Lodwick	Rigler
Beneke	${f Frommelt}$	Lucken	Riley
Briles	Hagedorn	Main	Shaff
Buren	Hagie	McNally	Shirley
Burke	Hansen	Messerly	Shoeman
Burns	Heaberlin	Mills	Stanley
Cassidy	Heying	Mincks	Stephens
Condon	Hill	Murray	${f Tabor}$
DeKoster	Klefstad	Nims	Vance
Denman	Kruck	Nurse	Van Gilst
Dodds	Kyhl	O'Malley	Walker
Elvers	Lange	Reno	

Nays, none.

Absent or not voting, 8:

Coleman	\mathbf{Floy}	Kibbie	Patton
Elthon	Griffin	MeGill	Schroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Heaberlin, Senate File 543, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith, was taken up for further consideration.

Senator Heaberlin moved that the bill be read a third 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:

Balloun	Flatt	Lisle	Reno
Benda	Frommelt	Lodwick	Reppert
Briles	Hagedorn	Lucken	Riley
Buren	Hagie	Main	Shaff
Burns	Heaberlin	McNally	Shirley
Cassidy	Hansen	Messerlv	Shoeman
Condon	Hill	Mincks	Stephens
DeKoster	Klefstad	Murray	Stanley
Denman	Kruck	Nims	Tabor
Dodds	Kyhl	Nurse	Van Gilst
Elvers	Lange	O'Malley	Walker
Elv	3,	•	

Nays, 2:

Mills Rigler

Absent or not voting, 12:

Beneke	Elthon	Heying	Patton
Burke	Floy	Kibbie	Schroeder
Coleman	Griffin	McGill	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Rigler, House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa, was taken up for further consideration.

Senator Rigler offered the following amendment filed by Senators Rigler and Frommelt:

Amend House File 136 as follows:

- 1. Amend section 1, by striking all of line 13 after the comma and all of lines 14 and 15 and inserting in lieu thereof the following: "shall be offered for sale by the state executive council to the city of Eldora, Iowa, at a price per acre to be fixed by the state executive council, for the purpose of using the same for a hospital site by the city of Eldora, Iowa, notwithstanding any other law to the contrary. The secretary of the executive council is hereby authorized to execute any deeds or other instruments necessary to convey title to said described property and to effectuate the purposes of this Act.".
 - 2. Amend the title of House File 136 by striking in line 1 the words

"transferring jurisdiction to the city of Eldora of", and inserting in lieu thereof the following: "authorizing the sale to the city of Eldora".

Senator Rigler offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting after the word "Eldora" the word "of".

The amendment to the amendment was adopted.

On motion of Senator Rigler, the amendment as amended was adopted.

Senator Walker asked and received unanimous consent that action on House File 136 be deferred and that the bill retain its place on the calendar.

THIRD READING OF BILLS

On motion of Senator Hill, Senate File 578, a bill for an act to appropriate from the general fund to the State of Iowa to the national guard and state guard five thousand dollars (\$5,000.00) for use as a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement, was taken up and considered.

Senator Hill moved that the bill be read a third 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:

Balloun	Ely	$\mathbf{Lodwick}$	Reno
Benda	Flatt	Lucken	Reppert
Beneke	${f Frommelt}$	Main	Rigler
Briles	Hagedorn	McGill	Riley
Buren	Hagie	McNally	Schroeder
Burke	Hansen	${f Messerly}$	Shaff
Burns	Heaberlin	Mills	Shirley
Cassidy	Hill	Mincks	Shoeman
Condon	Klefstad	Murray	Stanley
DeKoster	Kruck	Nims	Stephens
Denman	Kyhl	Nurse	Tabor
Dodds	Lange	O'Malley	Walker
Elvers	Lisle		

Nays, none.

Absent or not voting, 9:

TEDSCIIO OI II	or roung, o.		
Coleman Elthon Flov	Griffin Heying	Kibbie Patton	Vance Van Gilst
r iuv			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

Senator Lucken moved that the Senate reconsider the vote by which Senate File 95 went to its third reading, which motion prevailed.

On motion of Senator Lucken, Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children, was taken up for further consideration.

Senator Lucken moved to reconsider the vote by which the amendment filed by Senator Lange was adopted on May 7, which motion prevailed.

Senator Lucken offered the following amendment to the amendment filed by Senator Lange and moved its adoption:

Amend the amendment as follows:

- 1. By striking the word "petition" in line 5 and inserting in lieu thereof the words "information or indictment".
- 2. By striking the word "petition" in line 10 and inserting in lieu thereof the words "information or indictment".
- 3. By striking the words "written petition" in line 16 and inserting in lieu thereof the words "information or indictment".

The amendment to the amendment was adopted.

On motion of Senator Lange, the amendment as amended was adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 95 by striking from line 3 of section 65 the word and figure "twelve (12)".

The amendment was adopted.

Senator Lucken offered the following amendment and moved its adoption:

Amend Senate File 95 as follows:

- 1. By striking from line 2 of section 1 the word and figure "sixty-two (62)" and inserting in lieu thereof the word and figure "sixty-three (63)".
- 2. By striking from lines 3 and 4 of section 3 the words "division of the district court" and inserting in lieu thereof the words "as established under chapter two hundred thirty-one (231) of the Code".
- 3. By striking from lines 5 and 6 of section 3 the words "division of the district court".

4. By inserting after section 62 the following new section:

- "Sec. 63. Any child taken before any justice of the peace or police court charged with a public offense shall, together with the case, be at once transferred by said court to the juvenile court."
- 5. By renumbering the remaining sections in conformity with this amendment.

The amendment was adopted.

Senator Lucken moved that the bill be read a third 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:

Balloun Elv Lodwick Reno Benda Flatt Lucken Reppert **Briles** Frommelt Rigler Main Buren Hagedorn McGill Rilev Schroeder Burke Hagie McNally Burns Hansen Messerly Shaff Cassidy Heaberlin Mills Shirley Condon Hill Mincks Stanley Klefstad DeKoster Murray Stephens Denman Kruck Nims Tabor Dodds Van Gilst Kyhl Nurse Elvers Lisle O'Malley

Navs. 2:

Lange Shoeman

Absent or not voting, 10:

Beneke Floy Kibbie Vance Coleman Griffin Patton Walker Elthon Heying

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Ely asked and received unanimous consent that Senate File 95 be immediately messaged to the House, which request was complied with.

On motion of Senator Denman, Senate File 573, 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 on appropriations recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Balloun Denman Heving McGill Benda Dodds McNally Beneke Elvers Klefstad Messerly Briles Ely Kruck Mills Buren Flatt Kyhl Mincks Burke Frommelt Lange Murray Lisle Nims Burns Hagedorn Cassidy Hagie Lodwick Nurse Condon Lucken O'Mallev Hansen DeKoster Heaberlin Main Reno

Reppert Rigler Rilev Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst

Nays, none.

Absent or not voting, 8:

Coleman Elthon Floy Griffin Kibbie Patton Vance Walker

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 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 299, a bill for an act to establish penalties for falsification of credit union operations.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 468, a bill for an act to provide moving expenses in condemnation cases.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 457, a bill for an act to make deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 245

Amend Senate File 245 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred eleven point forty-two (111.42), Code 1962, is hereby amended by striking the period in line four (4) and adding the following: ', except that a bow and arrow with attached bow fishing reel and ninety (90) pound minimum line attached to the arrow may be used to take rough fish under regulations prescribed by the commission.'

"Sec. 2. Section one hundred nine point seventy-six (109.76), Code 1962, is hereby amended by adding after 'dog-fish' in line thirteen (13) the following: ', or the taking of such fish with a bow and arrow with attached bow fishing reel and ninety (90) pound minimum line attached to the arrow may be permitted under section one hundred eleven point forty-two (111.42) of the Code.'"

HOUSE AMENDMENT TO SENATE FILE 299

Amend Senate File 299 by striking from line ten (10) the word "a" and by striking all of lines eleven (11) and twelve (12) and the words "or both such fine and imprisonment," in line thirteen (13) and inserting in lieu thereof the following: "imprisonment in the penitentiary not more than five (5) years, or in the county jail not more than one (1) year, or by fine of not more than one thousand dollars or by both such fine and imprisonment".

HOUSE AMENDMENT TO SENATE FILE 468

Amend Senate File 468 by adding 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 Ames Daily Tribune, a newspaper published at Ames, Iowa, and in The Spencer Daily Reporter, a newspaper published at Spencer, Iowa."

HOUSE MESSAGES CONSIDERED

House File 457, a bill for an act to make any deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers.

Read first and second times and passed on file.

House File 459, a bill for an act relating to mobile home parks.

Read first and second times and passed on file.

House File 498, a bill for an act relating to the state fair board.

Read first and second times and passed on file.

House File 519, a bill for an act relating to child desertion.

Read first and second times and passed on file.

House File 606, a bill for an act to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact.

Read first and second times and passed on file.

RESIGNATION OF EMPLOYEE

Senator Floy announced the resignation of Doris Harlan as his Secretary effective Monday, May 10, 1965.

APPOINTMENT OF EMPLOYEE

Senator Floy announced the appointment of Nancy Schaeperkoetter as his Secretary effective Tuesday, May 11, 1965.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 148, 177, 215, 244, 293, 511, 515 and 525; also, House Files 57, 67, 160, 338, 387, 421 and 591.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., Chairman House Committee.

GILBERT E. KLEFSTAD, Chairman.

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 148, 177, 215, 244, 293, 511, 515 and 525; also, House Files 57, 67, 160, 338, 387, 421 and 591.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 148, 177, 215, 244, 293, 511, 515 and 525.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 7, 1965, the Governor had approved the following bills:

Senate File 49, relating to the probate code and old age assistance and medical assistance for the aged.

Senate File 50, relating to protection of children.

Senate File 192, relating to outdoor advertising along the interstate highways within the state.

Senate File 285, relating to drugs and medicines.

Senate File 291, relating to "Specific powers" of the state conservation commission.

Senate File 301, relating to podiatrists.

Senate File 422, relating to the issuance of a temporary driver's permit. Senate File 513, relating to the time for payment of annual pipeline inspection fees, etc.

Senate File 514, relating to the issuance of a patent to Clovie D. Walter.

Senate File 516, relating to the Mental Health Authority.

Senate File 540, authorizing the governor to accept federal funds.

AMENDMENTS FILED

- 1 Amend Senate File 560 by adding the following paragraph
- 2 at the end of section three (3) thereof:
- 3 "8. Private business schools accredited by The Accrediting
- 4 Commission for Business Schools."

HOWARD C. REPPERT, JR.

- Amend the Schroeder, et al., amendment, filed April 19, 1965 to House
- 2 File 42 as follows:
- By striking all of lines 19 through 47 and inserting in lieu thereof
- 4 the following:
- 5 "Section 96.3 subsection 4 is amended by striking all of subsection
- 6 4 after line 46."

JAKE B. MINCKS.

- 1 Amend House File 136, section 1, line 1, by striking the
- 2 words "jurisdiction of the".

ROBERT R. RIGLER.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, May 11, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MAY 11, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Charles Wind, pastor of St. John's Lutheran Church, Wellsburg, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Griffin for the day on request of Senator Vance.

PETITIONS

The following petitions were presented and placed on file:

By Senator Ely, from thirteen residents of Linn County in opposition to proposed two percent gross premium tax on non-profit hospital and medical surgical service plan.

By Senator Dodds, from twenty-five residents of Des Moines County in opposition to proposed two percent gross premium tax on non-profit hospital and medical surgical service plan.

By Senator Lodwick, from five residents of Lee County in opposition to legalized gambling.

PRESENTATION OF VISITORS

Senator Elvers asked and received unanimous consent to present to the Senate twenty-one students from St. Patrick's School, Monona, who were present in the balcony accompanied by their instructor, Reverend William J. Menster. Senator Elvers presented Father Menster and stated that he accompanied Admiral Byrd to the South Pole in 1946.

Senator Messerly asked and received unanimous consent to present to the Senate thirty-one students, members of the senior class of the State College High School, Cedar Falls, who were present in the balcony accompanied by their instructors, Donald Scovel, Kent Stephenson, John Tennessy and Robert Bingham.

Senator Riley asked and received unanimous consent to present to the Senate twenty-seven students from the Springville Junior High and Senior High Schools, also members of the Campfire Girls, who were present in the balcony. Senator Balloun asked and received unanimous consent to present to the Senate twenty-nine students from the Atkins Community School who were present in the balcony accompanied by their instructors, Earl E. Kemp, Helen Derr and Julia Spurgeon.

Senator Condon asked and received unanimous consent to present to the Senate seventy-four students from the Dunkerton Community School, members of the sixth grade class, who were present in the balcony accompanied by their instructors, LaVerne Herman and Ada Bromell.

INTRODUCTION OF BILL

Senate File 581, by committee on governmental affairs, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1965, and appropriating thereto the sum of one million eight hundred thousand dollars (\$1,800,000.00) from the general fund of the state, specifying the purposes for which the appropriation may be used.

Read first and second times and placed on the calendar.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate Concurrent Resolution 14.

SENATE CONCURRENT RESOLUTION 14 By Schroeder, Van Gilst, Reno, Elvers, Nurse, Patton Lodwick, Shoeman and Kyhl

Whereas, recent decisons of the Supreme Court have construed the Fourteenth Amendment as requiring that the seats in both houses of a state legislature must be apportioned on a population basis with representatives selected from districts of as nearly equal population as practicable; and

Whereas, since the founding of this country it has been customary for the states, and in accord with the structure of the Congress under the Consitution, to consider factors other than population along in the apportionment of seats in one house of their respective legislative bodies:

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring of the Sixty-first General Assembly of Iowa that this legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.

Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate

units shall be apportioned.

Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from date of its submission to the states by the Congress."

Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1965, this application for a Convention shall no longer be of

any force or effect.

Be It Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this state.

The Chair announced the following Call of the Senate and requested the Secretary to call the roll.

CALL OF THE SENATE

Mr. President: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate Concurrent Resolution 14 and all amendments and motions thereto.

JOSEPH B. FLATT.
ROBERT R. RIGLER.
RICHARD STEPHENS.
LUCAS J. DEKOSTER.
DONALD BENEKE.
ELMER F. LANGE.
CHARLES F. BALLOUN.
R. W. HAGIE.
C. M. VANCE.
JAMES BRILES.
DAVID O. SHAFF.
JOHN A. WALKER.
KENNETH BENDA.
VERN LISLE.
JACK SCHROEDER.

On motion of Senator Rigler, Senators Elthon and Griffin were excused from the Call.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 14 by striking the second "Whereas" clause.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 19:

Burke Nims Denman Kibbie Rurns Dodds Klefstad -Reppert McNally Riley Cassidv Elv Coleman Frommelt Mincks Shirley Hill Condon Murray

Nays, 37:

Ralloun Hagie Lucken Schroeder Shaff Benda. Hansen Main Heaberlin Messerly Shoeman Beneke Briles Heving Mills Stanley Kruck Nurse Stephens Buren Kyhl O'Malley DeKoster Tabor Elvers Lange Patton Vance Lisle Van Gilst Flatt Reno Lodwick Rigler Walker Flov

Hagedorn

Absent or not voting, 3:

Elthon Griffin McGill

The amendment was lost.

Senator Hagedorn moved the previous question on the resolution, which motion was lost.

Senator Denman took the chair at 10:50 a.m.

Senator Schroeder moved the adoption of the resolution and requested a roll call.

On the question "Shall the resolution be adopted?" the vote was:

Aves, 39:

Balloun Schroeder Hagie Main Benda Heaberlin McGill Shaff Beneke Heying Messerly Shoeman Briles Kibbie Mills Stanley Stephens Buren Kruck Murrav Kyhl Tabor DeKoster Nims Nurse Vance Elvers Lange Van Gilst Patton Lisle Flatt Walker Flov Lodwick Reno Hagedorn Lucken Rigler

Navs. 18:

Hill O'Malley Burke Denman Klefstad Dodds Reppert Burns McNally Ely Riley Cassidy Shirley Frommelt Mincks Coleman Condon Hansen

Absent or not voting, 2:

Elthon Griffin

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to. Senator Schroeder moved that the resolution be immediately messaged to the House, which motion prevailed.

UNFINISHED BUSINESS

The Chair announced the following Call of the Senate on Senate File 565:

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we the undersigned, do hereby request a Call of the Senate on Senate File 565 and all amendments and motions thereto.

ROBERT R. RIGLER.

KENNETH BENDA.
SEELY LODWICK.
CHARLES F. BALLOUN.
VERNON KYHL.
DAVID STANLEY.
DONALD G. BENEKE.
ELMER F. LANGE.
LUCAS J. DEKOSTER.
RICHARD STEPHENS.
J. HENRY LUCKEN.
VERN LISLE.
FRANCIS MESSERLY.
JOHN D. SHOEMAN.
MAX M. MILLS.

Roll call revealed all members present with the exception of Senators Elthon and Griffin.

On motion of Senator Rigler, Senators Elthon and Griffin were excused from the Call.

Senator Rigler called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 565 passed the Senate.

ROBERT R. RIGLER.

Roll call was requested.

On the question "Shall the motion to reconsider be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 26:

BallounBenekeDeKosterHagieBendaBrilesFlattHeying

Kyhl Lange Lisle Lodwick Lucken	Messerly Mills Nurse Rigler Riley	Schroeder Shaff Shoeman Stanley	Stephens Vance Van Gilst Walker
Nays, 31:			
Buren Burke	Elvers Ely	Kibb ie Klefstad	Nims O'Malley

Burns Flov Kruck Patton Frommelt Cassidy Main Reno Coleman Hagedorn McGill Reppert McNally Condon Hansen Shirley Denman Heaberlin Mincks Tabor Dodds Hill Murray

Absent or not voting, 2: Elthon Griffin

The motion to reconsider was lost.

Senator O'Malley asked and received unanimous consent that Senate File 565 be immediately messaged to the House, which request was complied with.

On motion of Senator Frommelt, the Senate recessed until 1:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

UNFINISHED BUSINESS

On motion of Senator Mincks, House File 42, a bill for an act to amend section ninety-six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits for employment compensation, was taken up for further consideration.

The Chair announced that the following Call of the Senate was on file and requested the Secretary to call the roll.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a Call of the Senate on House File 42 and all amendments and motions thereto.

ROBERT R. RIGLER.
RICHARD STEPHENS.
R. W. HAGIE.
LUCAS J. DEKOSTER.
J. HENRY LUCKEN.
VERNON H. KYHL.
CHARLES F. BALLOUN.

JOHN SHOEMAN.
DONALD BENEKE.
MAX MILO MILLS.
JACK SCHROEDER.
TOM RILEY.
SEELY LODWICK.
DAVID O. SHAFF.
KENNETH BENDA.

Roll call revealed all members present with the exception of Senators Patton, Reno, Floy, Shirley and Stanley.

Senator Shaff moved that Senators Elthon and Griffin be excused from the Call of the Senate, which motion prevailed.

President Fulton directed the Sergeant-at-Arms to locate the absent Senators.

Senator Schroeder offered the amendment filed by Senators Schroeder, Nurse, Mills, Kruck, Heying and Shaff on April 19 and found on pages 985, 986 and 987 of the Senate Journal.

Senator Schroeder offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding to said amendment a new section as follows:

"Sec. 5. If any provision hereof is declared by any court or other proper regulatory authority to be illegal or invalid, such provision shall be ineffective, but every other provision hereof shall continue and remain in full force and effect.

The amendment to the amendment was adopted.

Senator Mincks offered the following amendment to the amendment and moved its adoption:

Amend the amendment as follows:

By striking all of lines 19 through 47 and inserting in lieu thereof the following:

"Section 96.3 subsection 4 is amended by striking all of subsection 4 after line 46."

Senator Shaff moved the previous question on the amendment to the amendment, which motion prevailed.

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 30:

Klefstad Nims Buren Ely Main O'Mallev Flatt Burke McGill Patton Frommelt Burns McNally Reno Cassidy Hagedorn Messerly Reppert Coleman Hansen Condon Heaberlin Mincks Riley Hill Murray Shirley Denman Kibbie Dodds

Nays, 26:

Balloun Beneke DeKoster Hagie Benda Briles Elvers Heying Kruck Lucken
Kyhl Mills
Lange Nurse
Lisle Rigler
Lodwick Schroeder

Shaff Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Absent or not voting, 3:

Elthon

Floy

Griffin

The amendment to the amendment was adopted.

Senator Mincks raised a point of order on the amendment for the reason that sections 2, 3 and 4 were not germane to the bill.

The Chair ruled the point well taken and sections 2, 3 and 4 out of order.

Senator Schroeder moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 24:

Buren Burke Burns Cassidy Coleman Condon

Denman Dodds Ely Frommelt Hagedorn Hill

Klefstad McGill McNally Mincks Murray

Lucken

Kibbie

Nims O'Malley Patton Reppert Riley Shirley

Nays, 32: Balloun

Benda Beneke Briles DeKoster Elvers Flatt Hagie Hansen Heaberlin Heying Kruck Kyhl Lange Lisle Lodwick

Main Messerly Mills Nurse Reno Rigler Schroeder Shaff
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Absent or not voting, 3:

Elthon

Floy

Griffin

The amendment as amended was lost.

MESSAGES FROM THE HOUSE

The following messages were received from the House:

Mr. President: I am directed to inform your honorable mody that the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 287, a bill for an act relating to the licensing of manu-

facturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 557, 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.

Also: That the House has concurred in Senate amendment to House amendment and passed Senate File 169, a bill for an act relating to the financing of school costs.

Also: That the House recedes from its amendment to and passed the following bill in which the concurrence of the House was asked:

Senate File 249, a bill for an act to permit use of box traps in trapping cottontail rabbits and squirrels.

Also: That the House has concurred in Senate amendments to and passed House File 345, a bill for an act to protect the public health and to conserve and protect the water resources of the state.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 287

Amend Senate File 287 by adding thereto the following new section: "Chapter three hundred twenty-two (322), Code 1962, is hereby amended

by adding a new section as follows:

'Nothing in this chapter shall be construed to impair the obligations of a contract or to prevent a licensee hereunder from requiring performance of a written contract entered into with another licensee hereunder, nor shall the requirement of such performance constitute a violation of any of the provisions of this chapter.'"

HOUSE MESSAGE CONSIDERED

House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor.

Read first and second times and passed on file.

APPOINTMENT OF STEERING COMMITTEE

In accordance with Senate Rule 37, President Fulton announced the appointment of the following Senators as members of the steering committee: Denman, Chairman; Mincks, Ranking Member; Benda, Beneke, Floy, Frommelt, Hagedorn, Hansen, Lodwick, Mills, Nurse, O'Malley, Reno, Rigler and Shoeman.

ANNOUNCEMENT

President Fulton announced that Senator Walker will replace Senator Lisle on the committee to investigate the character and qualifications of John Wayne Janssen of Hubbard, Hardin County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of Section 96.10, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

MOTIONS TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which Senate File 543 passed the Senate.

JOSEPH W. CASSIDY.

Mr. President: I move to reconsider the vote by which the Mincks amendment to the Schroeder, et al., amendment to House File 42 was adopted.

MAX E. RENO.

Mr. PRESIDENT: I move to reconsider the vote by which the Schroeder, et al., amendment to House File 42 failed to pass the Senate.

MAX E. RENO.

Mr. President: I move to reconsider the vote by which House File 566 passed the Senate.

TOM RILEY.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 457 Conservation and recreation

H. F. 459 Governmental subdivisions

H. F. 468 Judiciary

H. F. 488 Transportation

H. F. 491 Governmental subdivisions

H. F. 498 Agriculture

H. F. 519 Judiciary

H. F. 606 Transportation

H. F. 647 Appropriations

H. F. 651 Appropriations

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 30, 104, 137, 189, 228, 290, 366, 528, 537 and 571.

ALFRED P. BREITBACH SR., Chairman Senate Committee. GILBERT E. KLEFSTAD, 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 30, 104, 137, 189, 228, 290, 366, 528, 537 and 571.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 30, 104, 137, 189, 228, 290, 366, 528, 537 and 571.

Gilbert E. Klefstad, Chairman.

Passed on file.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 10, 1965, the Governor had approved the following bill:

Senate File 136, relating to salaries and meal allowance of county sheriffs and county attorneys.

REPORTS OF COMMITTEES

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 203, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 492, a bill for an act relating to political parties in special charter cities having a population of 25,000 or more, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

4

Also:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 571, a bill for an act to enable the Employment Security Commission to participate in the Manpower Development and Training Act of 1962, as amended, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

Mr. President: Your committee on ways and means to which was referred Senate File 279, a bill for an act to provide for, regulate, and license racing and race meets, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 471, section 1, as follows:

1. By striking from line 73 the word and figure "four (4)" and inserting in lieu thereof the word and figure "two (2)".

2. By striking lines 84 through 98 and inserting in lieu

5 thereof the following:

6	"2	4	2.0
7	4	7	3.0
8	7	10	4.0
9	10	13	5.0
10	13	16	6.0
11	16	19	7.0
12	19	22	8.0
13	22	25	9.0
14	25	28	10.0
15	28	31	11.0
16	31	34	12.0
17	34	37	13.0
18	37	40	14.0
19	40	43	15.0
20	43	46	16.0"
01	0 TD	1	iman on these

21 3. By striking lines 99 through 101 and inserting in lieu thereof

22 the following:

23 "and for turnovers in excess of forty-six (46) the divisive

24 factor shall be sixteen (16) plus one (1) for each additional 25 three (3) turnovers."

C. Joseph Coleman. Don S. McGill.

- 1 Amend House File 571 by striking from section 1 all after
- 2 the word and comma "amended," in lines 5, 6, 7, and 8 and
- 3 inserting in lieu thereof the words "in accordance with and

4 to the extent required by the Act."

JOHN M. ELY, JR.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, May 12, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MAY 12, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Cecil A. Wells, pastor of the Trinity Methodist Church, Keokuk, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Nurse, from ninety residents of O'Brien County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of the state legislatures may be apportioned on factors other than population.

By Senator Frommelt, from nine hundred sixty residents of Dubuque County in opposition to proposed legislation that would impose a two percent tax on barber's services.

By Senator Shaff, from one thousand five hundred ninety-six residents of Clinton County in opposition to any proposed legislation that would impose a two percent sales tax on barber's services.

From the following Senators, urging passage of the "Fair" parimutuel bill:

Senator Briles, from three hundred sixty-three residents of Montgomery County.

Senator Patton, from one hundred twenty-two residents of Buchanan and Fayette Counties.

Senator Lodwick, from twenty-seven residents of Lee County.

Senator Benda, from six hundred fifty residents of various counties of the state.

Senator Murray, from fifty residents of Kossuth and Humboldt Counties.

PRESENTATION OF VISITORS

Senator Flatt asked and received unanimous consent to present to the Senate one hundred twenty students, members of the civics class from the Clarke Community Junior High School, Osceola, who were present in the balcony accompanied by their instructors, Margaret Adams, Mildred Todd and Phil Manohl.

Senator Riley asked and received unanimous consent to present to the Senate thirty students, members of the seventh and eighth grade classes of the St. Wenceslaus Catholic School, Cedar Rapids, who were present in the balcony accompanied by their principal, Sister Joseph Marie, and instructors, Sister Mary Fabian and Father Ludwig.

Senator Mincks asked and received unanimous consent to present to the Senate twenty-four students from the Cardinal Community School who were present in the balcony accompanied by their instructors, Charles White and David Starchevich.

Senator Benda asked and received unanimous consent to present to the Senate seventy-five students from the Iowa Valley High School, Marengo, who were present in the balcony accompanied by their instructors, Stephen Rye and Charles Stalker.

Senator Stanley asked and received unanimous consent to present to the Senate forty-seven students, members of the junior class of the West Branch Community School, who were present in the balcony accompanied by their instructor, Dean Odell, and their principal, Glenn Jensen.

Senator Hansen asked and received unanimous consent to present to the Senate thirty-six students, members of the eighth grade class of the St. Bernard Catholic School, Breda, who were present in the balcony accompanied by their instructors, Sister Mary Evelyn and Sister Mary Cyrene.

ANNOUNCEMENT

Senator Floy appeared at the rostrum and presented to the Senate Mr. Ed Lamson, Executive Secretary of the Clear Lake Chamber of Commerce, and his delegation.

Mr. Lamson, on behalf of the Clear Lake Chamber of Commerce and the Governor's Day committee, extended to the members of the Senate a cordial invitation to attend the Twenty-seventh Annual Governor's Day to be held at Clear Lake on July 30, 31 and August 1, 1965.

INTRODUCTION OF BILLS

Senate File 582, by committee on governmental subdivisions, a bill for an act relating to the issuance of bonds by municipal corporations.

Read first and second times and placed on the calendar.

Senate File 583, by committee on ways and means, a bill for an act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate on upper bracket incomes as a replacement and to provide for the return of the amount collected by such tax for allocation among the taxing districts as provided in section four hundred twenty-nine point three (429.3), Code 1962.

Read first and second times and placed on the calendar.

Senate File 584, by committee on appropriations, a bill for an act to make appropriations to the appointive members of the Legislative Chambers Remodeling Committee for per diem compensation for services rendered in the past biennium.

Read first and second times and placed on the calendar.

Senate File 585, by committee on appropriations, a bill for an act to make appropriations to the legislative members of the interim Court Study Commission and for supervision and preparation of proposed legislation for said commission.

Read first and second times and placed on the calendar.

Senate File 586, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the state fair board.

Read first and second times and placed on the calendar.

Senate File 587, by committee on appropriations, 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 two hundred fifty thousand dollars (\$1,250,000.00) to carry on soil conservation work in soil conservation districts.

Read first and second times and placed on the calendar.

Senate File 588, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the liquor control commission.

Read first and second times and placed on the calendar.

Senate File 589, 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, 1965, and ending June 30, 1967, to the state fair board for the purpose of state aid to agricultural societies.

Read first and second times and placed on the calendar.

Senate File 590, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds.

Read first and second times and placed on the calendar.

Senate File 591, by committee on appropriations, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm-to-market road fund and urban road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, and relating to salaries of highway commission members.

Read first and second times and placed on the calendar.

Senate File 592, by committee on appropriations, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967.

Read first and second times and placed on the calendar.

Senate File 593, 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, 1965, and ending June 30, 1967, for use as a revolving fund.

Read first and second times and placed on the calendar.

Senate File 594, by committee on ways and means, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions.

Read first and second times and placed on the calendar.

HOUSE AMENDMENTS CONSIDERED

Senator O'Malley called up for consideration Senate File 166, a bill for an act relating to the insuring of groups, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 166 by striking all of section 2 and renumbering the remaining sections accordingly.

The Senate concurred in the House amendment.

Senator O'Malley 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:

Balloun Ely Kyhl Reppert Benda Flatt Lange Rigler Beneke Floy Lisle Riley Frommelt Lodwick Briles Shaff Buren Hagedorn Main Shirley Burns Hagie Mills Shoeman Heaberlin Cassidy Murray Stanley Coleman Heying Nims Stephens O'Mallev Condon Hill Tabor Klefstad Patton Denman Van Gilst Dodds Kruck Reno Walker Elvers

Nays, none.

Absent or not voting, 14:

Burke Hansen McNally Nurse
DeKoster Kibbie Messerly Schroeder
Elthon Lucken Mincks Vance
Griffin McGill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Briles called up for consideration Senate File 245, a bill for an act relating to fishing with bow and arrow in state parks and preserves, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 245 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred eleven point forty-two (111.42), Code 1962, is hereby amended by striking the period in line four (4) and adding the following: ', except that a bow and arrow with attached bow fishing reel and ninety (90) pound minimum line attached to the arrow may be used to take rough fish under regulations prescribed by the commission.'

"Sec. 2. Section one hundred nine point seventy-six (109.76), Code 1962, is hereby amended by adding after 'dog-fish' in line thirteen (13) the following: ', or the taking of such fish with a bow and arrow with attached bow fishing reel and ninety (90) pound minimum line attached to the arrow may be permitted under section one hundred eleven point forty-two (111.42) of the Code.'"

The Senate concurred in the House amendment.

Senator Briles 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, 51:

BallounBenekeBurenCassidyBendaBrilesBurnsColeman

Condon Hansen Lucken Rigler Riley DeKoster Heaberlin Main Denman Heying Mills Shaff Dodds Hill Mincks Shirley Elvers Kibbie Murrav Shoeman Elv Klefstad Stanley Nims Flatt Nurse Kruck Stephens Floy O'Malley Tabor Kyhl Frommelt Patton Van Gilst Lange Hagedorn Lisle Reno Walker Lodwick Hagie Reppert

Nays, none.

Absent or not voting, 8:

Burke Griffin McNally Schroeder Elthon McGill Messerly Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Riley called up for consideration Senate File 468, a bill for an act to provide moving expense in condemnation cases, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 468 by adding 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 Ames Daily Tribune, a newspaper published at Ames, Iowa, and in The Spencer Daily Reporter, a newspaper published at Spencer, Iowa."

The Senate concurred in the House amendment.

Senator Riley 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, 52:

Balloun Ely Lange Patton Benda Flatt Lisle Reno Flov Lodwick Beneke Reppert Frommelt Briles Lucken Rigler BurenHagedorn Main Riley Burns Hagie McGill Shaff Heaberlin Messerly Shirley Cassidy Mills Coleman Heying Shoeman Condon Hill Mincks Stanley DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Van Gilst Dodds Kruck Nurse Walker Kvhl O'Mallev Elvers

Nays, none.

Absent or not voting, 7:

Burke Griffin McNally Vance Elthon Hansen Schroeder The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt called up for consideration Senate File 132, a bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement of this act, with report of committee recommending amendment and passage, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 132 as follows:

- 1. By striking all of section nine (9).
- 2. By striking from lines six (6), seven (7) and eight (8) of section ten (10) the words "If objections to the application have been filed by an existing industrial loan company licensee, if the applicant files a written request for a hearing or if" and inserting in lieu thereof the word "If".
 - 3. By striking from section ten (10) all of lines twelve (12), thirteen
- (13) and fourteen (14).
- 4. By striking the period in line fifteen (15) of section twelve (12) and inserting in lieu thereof the following: "and notice of said time and place of hearing shall be published pursuant to section 618.14 of the Code."
- 5. By striking the period in line twenty-four (24) of section twelve (12) and inserting in lieu thereof the following: "providing the cost of investigation does not exceed the license fee after the state auditor has deducted the cost of investigation. In no case can the cost of investigation exceed the license fee and if the cost of investigation is less than the license fee, the surplus shall be refunded to the applicant."
- 6. By striking the word "felonious" in line sixteen (16) of section sixteen (16) and inserting in lieu thereof the word "criminal".
- 7. By inserting after the word "auditor" in line one (1) of section eighteen (18) the words "by counsel of the attorney general".
- 8. By inserting after the word "would" in line eight (8) of section twenty-two (22) the word "not".
- 9. By inserting in line three (3) of section twenty-one (21) after the word "manner" the words "or cause or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever,".
- 10. By striking the period in line seventeen (17) of section twenty-four (24) and inserting in lieu thereof the following: "; provided, however, there shall be no compounding of interest and when an interest rate as authorized herein is advertised, or negotiated for with a prospective borrower, with intent that it be computed by either of the two methods authorized herein, they being the 'add on' method or the 'discount' method, in such case such rate shall be further described as to the method of computation to be used."
- 11. By striking from line nineteen (19) of section twenty-four (24) the word and figure "twenty-five (25)" and inserting in lieu thereof the word and figure "fifty (50)."
- 12. By striking in lines twenty-seven (27) and twenty-eight (28) of section twenty-four (24) the following: "within six (6) months from the date of such prior loan".
 - 13. By inserting in line thirty-two (32) of section twenty-four (24)

after the period the following new sentence: "There shall be only one delinquency charge on any one such installment."

- 14. By striking in line thirty-six (36) of section twenty-four (24) the word "default" and inserting in lieu thereof the word "delinquency".
- 15. By inserting in line forty (40) of section twenty-four (24) after the period the following new sentence: "There shall be only one deferment charge on any one loan."
- 16. By inserting in line forty-six (46) of section twenty-four (24) after the word "loan" the following: "and provided that such insurance is obtained from a licensed insurance agent for an insurance company authorized to do business in Iowa".
- 17. By inserting in line sixty (60) of section twenty-four (24) after the word "loan" the words "outstanding at the time of loss,".
- 18. By inserting after the period in line sixty-two (62) of section twenty-four (24) the following: "However, all life insurance rates in connection with industrial loans shall be subject to the rules and regulations of the insurance commissioner of the State of Iowa."
- 19. By striking in line sixty-seven (67) of section twenty-four (24) the words "a reasonable appraisal fee" and inserting in lieu thereof the words "the actual cost".
- 20. By striking in line seventy-three (73) of section twenty-four (24) the word "of every kind" and inserting in lieu thereof the words "of a type and kind authorized by the auditor".
- 21. By adding to section twenty-four (24) the following new subsection: "Loan money to any person without setting out in the contract or loan or by separate statement delivered at the time said loan is made, an itemized list that shall set out separately all interest, discount, fees, compensation or charges made, pertaining to such loan. Such interest or discount shall be expressed in terms of simple annual interest in percentage form or in total dollars computed on the basis that payments on such instrument will be made at the scheduled times; and for a year in case such loan does not have a specified time or times of payment."
 - 22. By adding the following new section after section twenty-four:
- "No industrial loan and investment company shall induce or permit any person, nor any husband and wife, jointly or severally, to become obligated, directly or contingently or both, under more than one contract of loan at the same time for the purpose of obtaining a higher rate of charge than would be permitted if all of the obligations of such person to such company were consolidated into one obligation."
- 23. By adding in line five (5) of section twenty-six (26) after the word "maturity," the following: "or accelerates the monthly or other periodic installments,".
- 24. By striking in lines seven (7), thirteen (13) and fourteen (14) of section twenty-six (26) the word "credit" in each instance.
- 25. By inserting in line ten (10) of section twenty-six (26) after the word "made" the following: "to the extent of the accelerated installments".
- 26. By striking the period at the end of section twenty-six (26) and inserting in lieu thereof the following: ", and that no refund for accelerated payments need be made on any installment payment made less than thirty-one (31) days prior to the due date of said installment."
- 27. By striking from lines two (2) and three (3) of section twenty-seven (27) the following: "which has the capital and surplus required by section eight (8) of this Act,".
- 28. By adding after the period in line fourteen (14) of section twenty-seven (27) the following: "On or before January 1, 1966, all existing

industrial loan companies shall have the capital and surplus required by section eight (8) of this Act to be eligible for subsequent licensing."

29. By striking in line three (3) of section twenty-eight (28) the words

"knowingly and willfully".

30. By renumbering the sections in conformance with this amendment.

The Senate concurred in the House amendment.

Senator Frommelt 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:

Balloun Denman Heying Murray Benda Dodds Kruck Nims Beneke Elvers Lange Patton Briles Ely Lisle Reno Buren Flatt Lodwick Reppert Burke Flov Lucken Shirley Burns Frommelt Main Stanley Hagedorn Cassidy McGill Tabor Coleman Hagie Messerlv Van Gilst Condon Hansen Mills Walker DeKoster Heaberlin Mincks

Nays. 8:

Hill Kyhl Rigler Shaff Klefstad O'Malley Riley Stephens

Absent or not voting, 8:

Elthon Kibbie Nurse Shoeman Griffin McNally Schroeder Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley called up for consideration Senate File 275, a bill for an act relating to the licensing and qualifications of physical therapists, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 275 as follows:

1. By striking the words "or surgeon or osteopathic physician or surgeon" in lines six (6) and seven (7) of section one (1).

2. By striking the words "or surgeon or osteopathic physician or surgeon" in lines seventeen (17) and eighteen (18) of section three (3).

3. By adding in section five (5), line fourteen (14) after the word "examiners" the words "prior to January 1, 1966".

4. By striking all of section eleven (11) and inserting in lieu thereof

the following:

"Section five (5) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by adding thereto the following: "Three of the physical therapy examiners shall be licensed to practice physical therapy and one of the physical therapy examiners shall be licensed to practice medicine and surgery."

5. By striking from line six (6) of section twelve (12) the words "one (1) for a term of three years" and inserting in lieu thereof the words "two (2) for terms of three years".

6. By adding the following new section after section twelve (12) of the

bill:

"Section one hundred forty-seven point fourteen (147.14), Code 1962, as amended by section four (4) of chapter one hundred twenty-two (122), Acts of the Sixtieth General Assembly, is hereby amended by inserting after the word 'members' in line five (5) thereof the words 'and the physical therapy examining board which shall consist of four members'."

7. By striking the words "'physical therapist', 'registered physical ther-

apist', or" in line seven (7) of section fifteen (15).

8. By striking the letters and word "'P.T.', 'R.P.T.', or" in line nine

(9) of section fifteen (15).

9. By striking lines twenty-four (24) through twenty-eight (28) of sec-

tion twenty-two (22) and inserting in lieu thereof the following:

"3. Assist in the advancement of the arts and sciences of physical therapy. In no event shall any part of such expense be paid out of the state treasury. Any remainder in said fund at the end of each fiscal year shall be paid into the general fund of the state. Said fund shall be subject at all times to the warrant of the state comptroller drawn upon written requisition of the chairman of the examining board and attested by the secretary, for the payment of all salaries, per diem expense, and other expenses necessary to administer and aid in the enforcement of the provisions of law relating to the practice of physical therapy, but in no event shall the total expenses therefor exceed the total fees collected and deposited to the credit of said funds."

The Senate concurred in the House amendment.

Senator O'Malley 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, 51:

Balloun	Elvers	Kyhl	Patton
Benda	Ely	Lange	Reno
Beneke	Flatt	Lisle	Reppert
Briles	Floy	Lodwick	Rigler
Buren	Frommelt	Lucken	Riley
Burke	Hagedorn	Main	Shaff
Burns	Hagie	McGill	Shirley
Cassidy	Hansen	Messerly	Shoeman
Coleman	Heaberlin	Mills	Stanley
Condon	Heying	Murray	Stephens
DeKoster	Hill	Nims	Tabor
Denman	Klefstad	O'Malley	Van Gilst
Dodds	Kruck	Walker	

Nays, none.

Absent or not voting, 8:

Elthon Kibbie Mincks Schroeder Griffin McNally Nurse Vance The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt called up for consideration Senate File 299, a bill for an act to establish penalties for falsification of credit union operations, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 299 by striking from line ten (10) the word "a" and by striking all of lines eleven (11) and twelve (12) and the words "or both such fine and imprisonment," in line thirteen (13) and inserting in lieu thereof the following: "imprisonment in the penitentiary not more than five (5) years, or in the county jail not more than one (1) year, or by fine of not more than one thousand dollars or by such fine and imprisonment".

The Senate concurred in the House amendment.

Senator Frommelt 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, 54:

Balloun	Ely	Lisle	Patton
Benda Beneke Briles Buren Burke Burns Cassidy Coleman Condon DeKoster Denman Dodds	Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Klefstad Kruck Kyhl	Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley	Reno Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker
Elvers	Lange		

Nays, none.

Absent or not voting, 5:

Elthon Kibbie Schroeder Vance Griffin

The bill having received a constitutional majority was declared to

have passed the Senate and the title was agreed to.

Senator Beneke called up for consideration Senate File 153, a bill for an act relating to powers of electors to vote a school house tax, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 153 by adding at the end thereof a new section as follows:

"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 Burlington Hawk-Eye, a newspaper published at Burlington, Iowa, and in The Bayard News, a newspaper published at Bayard, Iowa."

The Senate concurred in the House amendment.

Senator Beneke 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, 55:

11 J CB, 00.			
Balloun	Ely	Lange	Patton
Benda	Flatt	Lisle	\mathbf{Reno}
Beneke	Floy	${f Lodwick}$	Reppert
Briles	${f Frommelt}$	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burke	Hagie	McGill	Shaff
Burns	Hansen	McNally	Shirley
Cassidy	Heaberlin	Messerly	Shoeman
Coleman	Heying	Mills	Stanley
Condon	Hill	Mincks	Stephens
DeKoster	Kibbie	Murray	Tabor
Denman	Klefstad	Nims	Van Gilst
Dodds	Kruck	Nurse	\mathbf{Walker}
Elvers	Kyhl	O'Malley	

Nays, none.

Absent or not voting, 4:

Elthon Griffin Schroeder Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Denman called up for consideration Senate File 547, a bill for an act directing the governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies and to make an appropriation therefor, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 547 by striking the period in line 8 of section 10 and inserting in lieu thereof the following: ", including actual expenses incurred by commission members as provided in section nine (9) of this Act."

The Senate concurred in the House amendment.

Senator Denman 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, 55:

Balloun Ely Benda Flatt Beneke Flov Briles Frommelt Griffin Buren Burke Hagedorn Burns Hagie Cassidy Hansen Coleman Heaberlin Condon Heving DeKoster Hill Denman Kibbie Dodds Klefstad

Patton Kvhl Lange Reno Lisle Reppert Lodwick Rigler Lucken Rilev Main Shaff McNally Shirley Messerly Shoeman Mills Stanley Mincks Stephens Murray Tabor Nims Van Gilst

Nims Nurse O'Malley

Nays, none.

Absent or not voting, 4:

Elthon

Elvers

McGill

Kruck

Schroeder

Vance

Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Mincks called up for consideration Senate File 311, a bill for an act relating to the powers and duties of the State Board of Vocational Education, Division of Vocational Rehabilitation, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 311, section 1, subsection 1, by striking in line 5 the word "non-sectarian".

The Senate concurred in the House amendment.

Senator Mincks 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, 50:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
Denman
Dodds
Elvers

Ely
Flatt
Floy
Frommelt
Hagedorn
Hansen
Heaberlin
Heying
Kibbie
Klefstad
Kruck
Kyhl
Lange

Main McGill McNally Messerly Mills Mincks Murray Nims Nurse

O'Malley

Lisle

Lodwick

Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor

Van Gilst

Walker

Reno

Elvers Lang

Nays, 3:

DeKoster

Hill

Patton

Absent or not voting, 6:

Elthon Griffin Hagie Lucken Schroeder

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley called up for consideration Senate File 559, a bill for an act to provide for the erection and equipping of a new state office building to be erected on the capitol grounds as they now exist or may be extended and to make an appropriation, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 559 as follows:

1. Section 1, line 10, by striking the words "and equipping" and inserting the word "of".

2. Section 1, line 11, by striking the words "and equipment".

- 3. Section 1, line 12, by striking the words "five hundred thousand".
- 4. Section 1, line 14, by striking the letter "s" from the end of the word "purposes".
 - 5. Section 1, lines 14 and 15, by striking the words "and equipment".
- 6. Section 2, line 1, by inserting after the word "a" the word "bi-partisan".
 - 7. Amend the title by striking from line 1 the words "and equipping".

The Senate concurred in the House amendment.

Senator O'Malley 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, 53:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Ely Flatt Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lange
Lisle
Lodwick
Lucken
Main
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley

Patton Reno Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 6:

Elthon Floy Griffin McGill Schroeder

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Coleman called up for consideration Senate File 287, a bill for an act relating to the licensing of manufacturers, distributors, wholesalers, factory branches, distributor branches, factory representatives and distributor representatives of motor vehicles, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 287 by adding thereto the following new section:

"Chapter three hundred twenty-two (322), Code 1962, is hereby amended

by adding a new section as follows:

'Nothing in this chapter shall be construed to impair the obligations of a contract or to prevent a licensee hereunder from requiring performance of a written contract entered into with another licensee hereunder, nor shall the requirement of such performance constitute a violation of any of the provisions of this chapter.'"

The Senate concurred in the House amendment.

Senator Coleman 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.	46:
Aves.	40.

Elvers	Lange	Reno
Ely	Lisle	Rigler
Flatt	Lodwick	Riley
Frommelt	Main	Shaff
Hagedorn	McNally	Shirley
Hansen	Messerly	Shoeman
Heaberlin	Mills	Stanley
Heying	Murray	Stephens
Hill	Nims	Tabor
Klefstad	Nurse	Van Gilst
Kruck	Patton	Walker
Kyhl		
	Ely Flatt Frommelt Hagedorn Hansen Heaberlin Heying Hill Klefstad Kruck	Ely Lisle Flatt Lodwick Frommelt Main Hagedorn McNally Hansen Messerly Heaberlin Mills Heying Murray Hill Nims Klefstad Nurse Kruck Patton

Nays, 4:

DeKoster	Lucken	O'Mallev	Reppert

Absent or not voting, 9:

Elthon	Hagie	McGill	Schroeder
\mathbf{Floy}	Kibbie	Mincks	Vance

Griffin

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 558, a bill for an act to make appropriations to the legislative

members of the interim Commercial Code Study Committee and for supervision and preparation of proposed legislation for said committee.

Also: That the House has amended and passed the following bill in which

the concurrence of the House was asked:

Senate File 567, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, and support for Indians residing on a settlement.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 275, a bill for an act relating to hog-cholera virus and serum.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 331, a bill for an act relating to taxation of real property of educational institutions and literary, charitable, and religious societies.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 637, a bill for an act relating to proration of registration fees of commercial motor vehicles.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 567

Amend Senate File 567 by inserting the following at the end of section four (4):

"H. The provisions of chapter seven hundred twenty-five (725), Code 1962, shall not apply to services provided under the terms of this Act."

HOUSE AMENDMENT TO SENATE FILE 558

Amend Senate File 558 by striking all after the enacting clause and

inserting in lieu thereof the following:

"Section 1. There is hereby appropriated out of the general fund of the State of Iowa to the following named persons the amounts set opposite their respective names in full settlement of all claims which they may have against the State of Iowa on account of services rendered as a member of the legislative interim commercial code study committee:

Kenneth Benda	\$240.00
John J. Brown	
Jacob Grimstead	240.00
John Mowry	240.00
Charles Frazier	120.00
Scott Swisher	30.00
David Stanley	150.00

"Sec. 2. There is hereby appropriated out of the general fund of the State of Iowa to Wayne Faupel, the sum of four hundred twenty dollars (\$420.00), in full settlement of all claims for his supervision and preparation of proposed legislation of the legislative interim commercial code study committee.

"Sec. 3. The state comptroller is hereby authorized to issue his warrants

to the above named parties in the amounts stated, and the treasurer is hereby directed to pay the same from the funds herein appropriated.

"Sec. 4. The acceptance of said sums by the above named parties shall be in full settlement of all claims against the State of Iowa growing out of the above described claims.

"Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Atlantic News-Telegraph, a newspaper published in Atlantic, Iowa, and in the Fort Dodge Messenger, a newspaper published in Fort Dodge, Iowa."

HOUSE MESSAGES CONSIDERED

House File 275, a bill for an act relating to hog-cholera virus and serum.

Read first and second times and passed on file.

House File 331, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable, and religious societies.

Read first and second times and passed on file.

House File 637, a bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to proration of registration fees of commercial motor vehicles.

Read first and second times and passed on file.

Senator O'Malley called up for consideration Senate File 567, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, and support for Indians residing on a settlement, amended by the House, and moved that the Senate concur in the House amendment.

The Senate concurred in the House amendment.

Senator O'Malley 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, 53:

11,00,00.			
Balloun	Burns	\mathbf{Dodds}	Hagedorn
Benda	Cassidy	Elvers	Hansen
Beneke	Coleman	Ely	Heaberlin
Briles	Condon	Flatt	Heying
Buren	DeKoster	Frommelt	Hill
Burke	Denman	Hagie	Kibbie

Klefstad Shirley McNally O'Mallev Messerly Patton Shoeman Kruck Reno Kyhl Mills Stanley Mincks Stephens Lange Reppert Lisle Murray Rigler Tabor Van Gilst Lodwick Nims Riley Lucken Nurse Shaff Walker Main

Nays, none.

Absent or not voting, 6:

Elthon Griffin

Floy McGill

Schroeder Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Walker, House File 136, a bill for an act transferring jurisdiction to the City of Eldora of certain land now comprising a part of the Iowa Training School for Boys at Eldora, Iowa, was taken up for further consideration.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 136, section 1, line 1, by striking the words "jurisdiction of the".

The amendment was adopted.

Senator Walker moved that the bill be read a 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 Walker took the chair at 10:20 a.m.

Ayes, 53:

Kyhl O'Malley Balloun Elv Flatt Lange Reno Benda Lisle Floy Reppert Beneke Frommelt Lodwick Rigler Briles Lucken Buren Hagedorn Riley Burke Hagie Main Shaff Hansen McGill Shirley Burns Heaberlin McNally Shoeman Cassidy Coleman Heying Messerly Stanley Condon Hill Mills Stephens DeKoster Kibbie Mincks Tabor Van Gilst Denman Klefstad Murray Dodds Kruck Nims Walker Elvers

Nays, none.

Absent or not voting, 6:

Elthon Griffin

Nurse Patton Schroeder

Vance

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 Coleman, House File 656, a bill for an act to make appropriations to the appointive members of the Capitol Planning Commission for per diem compensation for services rendered in past biennium, 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 656, section 4, line 3, by inserting the following words: "Mount Ayr Record-News", and also insert after the word "in" at the end of line 3 the words "Mount Ayr". Further amend line 4 by inserting the words "Fort Dodge Messenger", and also insert after the word "in" in line 5 the words "Fort Dodge".

On motion of Senator Coleman, the committee amendment was adopted.

Senator Main asked and received unanimous consent to withdraw the amendment filed by him on May 6 and found on page 1271 of the Senate Journal.

Senator Coleman moved that the bill be read a 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. 50:

Balloun Benda Briles Buren Burke Cassidy Coleman Condon DeKoster Denman Dodds Elvers Elv

Flov. Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie

Flatt

Klefstad Kruck Kyhl

Lange Lisle Lodwick Lucken Main McNally Messerly Mills Murray

Nims Nurse O'Malley Reno Reppert Rigler Riley Shaff Shirley Shoeman Stanley Tabor

Patton

Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Beneke Burns Elthon

Griffin McGill Mincks Schroeder Stephens Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, Senate File 581, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1965, and appropriating thereto the sum of one million eight hundred thousand dollars (\$1,800,000.00) from the general fund of the state, specifying the purposes for which the appropriation may be used, was taken up and considered.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Benda	Flatt	Lisle	Patton
Beneke	Floy	Lodwick	Reno
Briles	Frommelt	Lucken	Reppert
Buren	Hagedorn	Main	Rigler
Burke	Hagie	McGill	Riley
Burns	Hansen	McNally	Shaff
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mills	Shoeman
Condon	Hill	Mincks	Stanley
DeKoster	Kibbie	Murray	Stephens
Denman	Klefstad	Nims	${f Tabor}$
Dodds	Kruck	Nurse	Van Gilst
Elvers	Kyhl	O'Malley	Walker
Elv	Lange	-	

Nays, 1: Balloun

Absent or not voting, 4:
Elthon Griffin

Schroeder

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate File 552, a bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement of and equipment of industrial projects as well as their construction, was taken up for further consideration.

Senator Frommelt offered the following amendment filed by Senators Frommelt and Rigler:

Amend Senate File 552 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Subsection two (2) of section one (1) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended to read as follows:

"Project" means any land, buildings or improvements, whether or not in existence at the time of issuance of the bonds issued under authority of this Act, which shall be suitable for the use of any industry or industries for the manufacturing, processing or assembling of any agricultural or manufactured products, even through such processed products may require further treatment before delivery to the ultimate consumer. "Improve", "improving" and 'improvements" shall embrace any real property, personal property or mixed property of any kind and every kind that can be used or that will be useful in an industrial enterprise including, without limiting the generality of the foregoing, rights of way, roads, streets, sidings, foundations, tanks, structures, pipes, pipelines, reservoirs, utilities, materials, equipment, fixtures, machinery, furniture, furnishings, improvements, instrumentalities and other real, personal or mixed property of every kind, whether above or below ground level.'

"Sec. 2. Section one (1) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended by adding

thereto the following new paragraphs:

"Equip" means to install or place on or in any building or improvements or the site thereof equipment of any and every kind, including, without limiting the generality of the foregoing, machinery, utility service connections, building service equipment, fixtures, heating equipment, and air

conditioning equipment.

"Lessee" includes a single person, firm or corporation or any two or more persons, firms or corporations which shall lease the project as tenants-incommon of the entire project and each of which such tenants-in-common shall severally undertake rental payment and other monetary obligations under the lease of the project sufficient, together with the like undertakings of the other such tenant-in-common, to satisfy the rental and other monetary obligations required by this Act to be undertaken by the lessee of a project."

"Sec. 3. Subsection one (1) of section two (2) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby

amended to read as follows:

'To acquire, whether by construction, purchase, gift or lease, and to improve and equip, one or more projects. Such projects shall be located within this state, may be located within or near the municipality, but shall not be located more than eight miles outside the corporate limits of the municipality, provided that ancillary improvements or useful in connection with the main project may be located more than eight miles outside the corporate limits of the municipality.'

"Sec. 4. Subsection three (3) of section two (2) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby

amended to read as follows:

'To issue revenue bonds for the purpose of defraying the cost of acquiring, improving and equipping any project and to secure payment of such bonds as provided in this Act.'

"Sec. 5. Subsection two (2) of section three (3) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby

amended to read as follows:

'The bonds referred to in subsection one (1) of this section may be executed and delivered at any time and from time to time; be in such form and denominations; without limitation as to the denomination of any bond, any other law to the contrary notwithstanding; be of such tenor; be fully registered, registrable as to principal or in bearer form; be transferrable; be payable in such installments and at such time or times, not exceeding thirty years from their date; be payable at such place or places

in or out of the State of Iowa: bear interest at such rate or rates, payable at such place or places in or out of the State of Iowa; be evidenced in such manner and may contain other provisions not inconsistent herewith; all as shall be provided in respect of the foregoing or other matters in the proceedings of the governing body whereunder the bonds are authorized to be issued. The governing body may provide for the exchange of coupon bonds for fully registered bonds and of fully registered bonds for coupon bonds and for the exchange of any such bonds after issuance for bonds of larger or smaller denominations, all in such manner as may be provided in the proceedings authorizing their issuance, provided the bonds in changed form or denominations shall be exchanged for the surrendered bonds in the same aggregate principal amounts and in such manner that no overlapping interest is paid, and such bonds in changed form or denominations shall bear interest at the same rate or rates and shall mature on the same date or dates as the bonds for which they are exchanged. Where any exchange is made under this section, the bonds surrendered by the holders at the time of the exchange shall be cancelled. The exchange shall be made only at the request of the holders of the bonds to be surrendered, and the governing body may require all expenses incurred in connection with the exchange to be paid by the holders. In case any of the officers whose signatures appear on the bonds or coupons shall cease to be officers before the delivery of such bonds, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if they had remained in office until delivery.'

"Sec. 6. Subsection three (3) of section three (3) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is

hereby amended to read as follows:

'Unless otherwise provided in the proceedings of the governing body whereunder the bonds are authorized to be issued, bonds issued under the provisions of this Act shall be subject to the general provisions of law, presently existing or that may hereafter be enacted, respecting the execution and delivery of the bonds of a municipality and respecting the retaining of options of redemption in proceedings authorizing the issuance of municipal securities.'

"Sec. 7. Subsection two (2) of section four (4) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby

amended to read as follows:

'The proceedings under which the bonds are authorized to be issued under the provisions of this Act, and any mortgage given to secure the same, may contain any agreements and provisions customarily contained in instruments securing bonds, including, but not limited to:

a. Provisions respecting custody of the proceeds from the sale of the bonds including their investment and reinvestment until used to defray the

cost of the project.

b. Provisions respecting the fixing and collection of rents for any project covered by such proceedings or mortgage.

c. The terms to be incorporated in the lease of such project.

d. The maintenance and insurance of such project.

e. The creation, maintenance, custody, investment and reinvestment and use of special funds from the revenues of such project, and

f. The rights and remedies available in case of a default to the bond

holders or to any trustee under the lease or a mortgage.

A municipality shall have the power to provide that proceeds from the sale of bonds and special funds from the revenues of the project shall be invested and reinvested in such securities and other investments as shall be provided in the proceedings under which the bonds are authorized to be issued including:

(1) Obligations issued or guaranteed by the United States;

(2) obligations issued or guaranteed by the United States; vised by and acting as an instrumentality of the United States pursuant to authority granted by the Congress of the United States;

(3) obligations issued or guaranteed by any state of the United States, or the District of Columbia, or any political subdivision of any such state

or District;

(4) prime commercial paper;

(5) prime finance company paper;

(6) bankers acceptances drawn on and accepted by commercial banks;

(7) repurchase agreements fully secured by obligations issued or guaranteed by the United States or by any person controlled or supervised by and acting as an instrumentality of the United States pursuant to authority granted by the Congress of the United States; and

(8) certificates of deposit issued by commercial banks; whether or not such investment or reinvestment is authorized under any other law of this state. The municipality shall also have the power to provide that such proceeds or funds or investments and the rents payable under the lease shall be received, held and disbursed by one or more banks or trust companies located in or out of the State of Iowa. A municipality shall also have the power to provide that the project and improvements shall be constructed by the municipality, lessee, or the lessee's designee, or anyone or more of them on real estate owned by the municipality, the lessee, or the lessee's designee, as the case may be, that the bond proceeds shall be disbursed by the trustee bank or banks, trust company or trust companies, during construction upon the estimate, order or certificate of the lessee or the lesse's designee, and that the project, if and to the extent constructed on real estate not owned by the municipality, shall be conveyed to the municipality not later than its completion.

In making such agreements or provisions, a municipality shall not have the power to obligate itself, except with respect to the project and the application of the revenues therefrom, and shall not have the power to incur a pecuniary liability or a charge upon its general credit or against its taxing powers.'

"Sec. 8. Subsection two (2) of section five (5) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended by striking the period (.) in line fourteen (14) thereof and in-

serting in lieu thereof the following:

'; provided, however, that the foregoing amounts need not be expressed in dollars and cents in the lease and proceedings under which the bonds are authorized to be issued, but may be set forth in the form of a formula or formulas.'

"Sec. 9. Section eleven (11) of chapter two hundred forty-seven (247) of the Laws of the Sixtieth General Assembly, is hereby amended by adding

at the end the following two sentences:

'If and to the extent the proceedings under which the bonds authorized to be issued under the provisions of this Act so provide, the municipality may agree to cooperate with the lessee of a project in connection with any administrative or judicial proceedings for determining the validity or amount of any such payments and may agree to appoint or designate and reserve the right in and for such lessee to take all action which the municipality may lawfully take in respect of such payments and all matters relating thereto provided, however, that such lessee shall bear and pay all costs and expenses of the municipality thereby incurred at the request of such lessee or by reason of any such action taken by such lessee in behalf

of the municipality. Any lessee of a project which has paid, as rentals additional to those required to be paid pursuant to section five (5) of this Act, the amounts required by the first sentence of this section eleven (11) to be paid by the municipality shall not be required to pay any such taxes to the state or to any such county, city, town, school district or other political subdivision, any other statute to the contrary notwithstanding.'

"Sec. 10. Section fifteen (15) of chapter two hundred forty-seven (247), Laws of the Sixtieth General Assembly, is hereby amended by renumbering section 15 thereof as section 16 and adding a new section 15 thereof reading

as follows:

'15. No action shall be brought questioning the legality of any contract, lease, mortgage, proceedings or bonds executed in connection with any project or improvements authorized by this chapter from and after three (3) months from the time the bonds are ordered issued by the proper authority.'

"Sec. 11. This Act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in the Telegraph Herald, a newspaper published in Dubuque, Iowa, and in the New Hampton Tribune, a newspaper published in New Hampton, Iowa."

Senator Flatt took the chair at 11:20 a.m.

On motion of Senator Frommelt, the amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend the title by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to the acquisition and development of industrial projects by municipalities and the issuance of revenue bonds by cities and towns to finance the same."

The amendment was adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Flatt Lisle Patton Benda Flov Lodwick Reno Beneke Frommelt Lucken Reppert Briles Hagedorn Main Rigler Buren McGill Riley Hagie McNally Burns Hansen Shaff Cassidy Heaberlin Messerly Shirley Coleman Heying Mills Shoeman Mincks Condon Kibbie Stanley DeKoster Klefstad Murray Stephens Denman Kruck Nims Tabor Dodds Kyhl Nurse Van Gilst Elthon O'Malley Walker Lange Ely

Nays, 1:

Hill

Absent or not voting. 5:

Burke Elvers Griffin

Schroeder

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Frommelt asked and received unanimous consent that all bills passed thus far today be immediately messaged to the House, with the exception of Senate File 311.

On motion of Senator O'Malley, House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures, was taken up for further consideration.

Senator O'Malley offered the following amendment:

Amend House File 561 as follows:

- 1. By striking lines 92 through 119 of section 1, subsection 2.
- 2. By striking lines 250 through 253 of section 1, subsection 13.
- 3. By striking lines 263 through 280 of section 4.

Senator Shaff asked and received unanimous consent that action on House File 561 be deferred and that the bill retain its place on the calendar.

Senator Condon asked and received unanimous consent to withdraw the amendment to House File 561 filed by him and found on page 1293 of the Senate Journal.

The Senate resumed consideration of House File 561.

Senator O'Malley asked and received unanimous consent to withdraw the amendment previously offered by him and filed on May 7.

Senator Shaff offered the following amendment, filed by Senators Shaff and Elvers, and moved its adoption:

Amend House File 561 as follows:

- 1. By striking lines 103 through 111.
- 2. By striking lines 250 through 253 of section 1, subsection 13.

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend House File 561 by adding thereto the following new section:

"Sec. 5. The provisions of this Act shall not apply to any person, firm, partnership or corporation licensed to do business or practice any trade or profession under a license issued by this state or any department, commission or agency thereof."

The amendment was lost.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes,	51	:
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Balloun	Floy	Lodwick	Reno
Benda	Frommelt	Lucken	Reppert
Briles	Hagedorn	Main	Rigler
Buren	Hagie	McGill	Riley
Burke	Hansen	McNally	Shaff
Burns	Heaberlin	Messerly	Shirley
Cassidy	Heying	Mills	Shoeman
Condon	Hill	Mincks	Stanley
Denman	Kibbie	Murray	Stephens
Dodds	Klefstad	Nims	Tabor
Elvers	Kyhl	Nurse	Van Gilst
Ely	Lange	O'Malley	Walker
Flatt	Lisle	Patton	

Nays, 4:

Beneke Coleman DeKoster Kruck

Absent or not voting, 4:

Elthon Griffin Schroeder Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley asked and received unanimous consent that House File 561 be immediately messaged to the House, which request was complied with.

Senator Kruck submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Forrest McDonald of Jefferson, Greene County, Iowa, for appointment as a member of the Iowa Aeronautics Commission, under the provisions of sections 328.2, 238.3, and 328.5, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, begs leave to report that it has made such investigation and recommends that the appointment be confirmed.

WARREN J. KRUCK, Chairman. HOWARD C. REPPERT, JR. DARYL H. NIMS. JOHN A. WALKER. R. W. HAGIE.

On motion of Senator Kruck, the report was adopted.

Senator Kruck moved the appointment of Forrest McDonald of Jefferson, Greene County, Iowa, as a member of the Iowa Aeronautics Commission, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Nays, none.

Absent or not voting, 5:

Elthon Nurse Schroeder Vance

The motion prevailed and President Fulton declared the appointment of Forrest McDonald of Jefferson, Greene County, Iowa, as a member of the Iowa Aeronautics Commission confirmed for the sixyear term beginning July 1, 1965, and ending June 30, 1971.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

REPORT OF STEERING COMMITTEE

MR. PRESIDENT: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:

S. F. 284	H. F. 553	S. F. 467	S. F. 572
H. F. 146	S. F. 335	S. F. 398	S. F. 560
H.F. 29	S. F. 340	S. F. 80	S. F. 447
		WILLIAM F.	DENMAN, Chairman.

UNFINISHED BUSINESS

On motion of Senator Hill, House File 308, a bill for an act relating to the powers and duties of the state board of social welfare, was taken up for further consideration.

Senator Ely moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Elvers Kvhl Patton Benda Elv Lange Reno Beneke Flatt Lisle Reppert Briles Flov Lodwick Rigler Frommelt Rilev Buren Main Rurke Hagedorn McGill Shaff Burns Hansen McNally Shirley Cassidy Heaberlin Messerly Shoeman Coleman Heving Mills Stanley Condon Hill Mincks Stephens DeKoster Kibbie Murray Tabor Van Gilst Denman Klefstad Nims Dodds Kruck O'Malley Walker

Nays, none.

Absent or not voting, 7:

Elthon Hagie Nurse Vance Griffin Lucken Schroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTIONS TO RECONSIDER

Senator Riley called up the following motion filed by him and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 566 passed the Senate.

The motion was lost.

President pro tempore O'Malley took the chair at 2:25 p.m.

Senator Riley called up the following motion filed by him and moved its adoption:

 $\ensuremath{\mathtt{Mr.\ President:}}$ I move to reconsider the vote by which House File 46 passed the Senate.

The motion prevailed.

Senator Riley moved to reconsider the vote by which House File 46 went to its third reading, which motion prevailed.

On motion of Senator Riley, House File 46, a bill for an act relating to firearms permits, was taken up for further consideration.

Senator Stanley offered the following amendment, filed by Senators Stanley and Riley, and moved its adoption:

Amend House File 46 by adding thereto the following new section:

"Sec. 2. Section six hundred ninety-five point two (695.2), Code 1962, is hereby amended as follows:

"1. In line 16, the words 'license' is stricken and the word 'permit' is substituted therefor.

"2. The following new sentence is added at the end of said section: 'However, it shall be lawful to carry one or more unloaded pistols or revolvers for the purpose of or in connection with lawful target practice, lawful hunting, lawful sale or attempted sale, lawful exhibit or showing, or other lawful use, if such unloaded weapon or weapons are carried either (1) in the trunk compartment of a vehicle or (2) in a closed container which is too large to be effectively concealed on the person or within the clothing of an individual, and such container may be carried in a vehicle or in any other manner; and no permit shall be required therefor."

The amendment was adopted.

Senator Riley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

,,			
Balloun	\mathbf{Ely}	Lange	Patton
Benda	Flatt	Lisle	\mathbf{Reno}
Benek e	Floy	Lodwick	Reppert
Briles	Frommelt	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burke	Hagie	McGill	Shaff
Burns	Hansen	McNally	Shirley
Cassidy	Heaberlin	Messerly	Shoeman
Coleman	Heving	Mills	Stanley
Condon	Hill	Mincks	Stephens
DeKoster	Kibbie	Murray	Tabor
Denman	Klefstad	Nims	Van Gilst
Dodds	Kruck	Nurse	Walker
Elvers	Kyhl	O'Malley	
		-	

Nays, none.

Absent or not voting, 4:

Elthon Griffin Schroeder Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Riley asked and received unanimous consent that Senate File 230 be withdrawn from further consideration of the Senate.

Senator Hill submitted the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 35 By Hill

Whereas, an error has been discovered in Senate File 293, a bill for an act to amend the fees charged for hunting and fishing licenses and trout stamps as set out in chapter one hundred ten (110), Code 1962, which has passed both houses of the General Assembly and has been delivered to the Governor.

Now, Therefore, Be It Resolved by the Senate, the House Concurring:

That the Governor be respectfully requested to return Senate File 293 for correction.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent to take up Senate File 80.

On motion of Senator Denman, Senate File 80, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent that House File 24 be substituted for Senate File 80.

On motion of Senator Denman, House File 24, a bill for an act to amend chapter seven hundred thirty-six B (736B), Code 1962, relating to persons or agencies engaging in the traffic of professional strikebreakers, was taken up and considered.

Senator Denman moved that the bill be read a third 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:	
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_ '- '			
Beneke	Ely	Kruck	O'Malley
Briles	Flatt	Lodwick	Patton
Buren	Floy	Main	Reno
Burke	Frommelt	McGill	Reppert
Burns	Hagedorn	McNally	Riley
Cassidy	Hansen	$\mathbf{Messerlv}$	Shaff
Coleman	Heaberlin	Mills	Shirley
DeKoster	Heying	Mincks	Stanley
Denman	Hill	Murray	Tabor
Dodds	Kibbie	Nims	Van Gilst
Elvers	Klefstad	Nurse	Walker
Nays, 9:			
Polloun	Khl	Lugleon	Chasman

alloun

Benda

Griffin Hagie	Lange	Rigler	Stephens

Absent or not voting, 6:

Elthon

Condon	Lisle		•			
The bill	having received	a constitutional	majority	was	declared	to.
have passe	ed the Senate and	the title was a	greed to.			

Schroeder

Vance

Senator Denman 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 Denman asked and received unanimous consent that Senate File 80 be withdrawn from further consideration of the Senate.

Senator Frommelt asked unanimous consent that the Senate take up for consideration House File 146.

Objection was raised.

Senator Frommelt moved that the Senate take up for consideration House File 146, which motion prevailed.

On motion of Senator Frommelt, House File 146, a bill for an act relating to purchase of gas or water by a city or town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McNally offered the following amendment filed by Senators McNally and Kibbie:

Amend House File 146 by adding thereto the following:

Sec. 2. Section three hundred ninety-seven point five (397.5), Code 1962, is hereby amended by adding in line thirteen (13), after the word "the" the word "purchase".

Senator Walker raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point not well taken and the amendment in order.

On motion of Senator McNally, the amendment was adopted.

President Fulton took the chair at 3:10 p.m.

Senator Walker offered the following amendment and moved its adoption:

Amend House File 146 by striking the enacting clause.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 16:

Rilev Lucken Balloun Griffin Shoeman Messerly DeKoster Hagie Stephens Elvers Hill Mills Flatt Lodwick Rigler Walker

Nays, 32:

Beneke Burke Cassidy Denman Briles Burns Coleman Dodds

Heying McNally Patton Ely Flov Kibbie Mincks Reno Shaff Frommelt Klefstad Murrav Hagedorn Lange Nims Shirley Hansen Main Nurse Stanley Heaberlin McGill O'Mallev Tabor

Absent or not voting, 11:

Benda Elthon Lisle Vance
Buren Kruck Reppert Van Gilst
Condon Kyhl Schroeder

The amendment was lost.

Senator Walker offered the following amendment and moved its adoption:

Amend House File 146, section 1, line 3, by striking the words, "or gas,".

The amendment was lost.

Senator Walker offered the following amendment and moved its adoption:

Amend House File 146 by adding thereto a new section:

"Sec. 2. The provisions of this Act shall not become effective until January 1, 1966."

The amendment was lost.

Senator Riley offered the following amendment and moved its adoption:

Amend House File 146 by adding a new section as follows:

"Sec. 2. Amend section three hundred ninety-seven point five (397.5), Code 1962, by adding thereto the following: 'Notwithstanding the foregoing, no city or town may, without asking or obtaining the approval of its legal electors voting thereon, enter into such contracts for the exchange or interchange of gas where the majority of legal electors voting thereon have previously rejected such contracts for the exchange or interchange of gas on more than one previous occasion within ten (10) years of the effective date of this act.'"

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes 20:

Balloun Flatt Lodwick Riley Beneke Griffin Lucken Shoeman Briles Hagie Messerly Stephens Buren Heying Mills Van Gilst DeKoster Hill Rigler Walker

Navs. 30:

Burke Dodds Hagedorn Lange Burns Elvers Hansen Main Cassidy Ely Heaberlin McGill Coleman Floy Kibbie McNally Denman Frommelt Klefstad Mincks

MurrayO'MalleyShaffStanleyNimsPattonShirleyTaborNurseReno

Absent or not voting, 9:

Benda Kruck Lisle Schroeder Condon Kyhl Reppert Vance

Elthon

The amendment was lost.

Senator McNally moved that the bill be read a 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, 34:

Briles Flov McGill Reno Buren Frommelt McNally Reppert Burke Hagedorn Mincks Shaff Burns Shirley Hansen Murray Cassidy Heaberlin Nims Stanley Coleman Kibbie Nurse Tabor Denman Klefstad O'Malley Van Gilst Dodds Walker Lange -Patton Ely Main

Nays, 17:

Balloun Griffin Lodwick Rigler Beneke Hagie Lucken Rilev DeKoster Heying Messerly Shoeman Hill Elvers Mills Stephens Flatt

Absent or not voting, 8:

Benda Elthon Kyhl Schroeder Condon Kruck Lisle Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked unanimous consent that House File 146 be immediately messaged to the House.

Objection was raised.

Senator Frommelt moved that House File 146 be immediately messaged to the House.

Roll call was requested.

On the question "Shall House File 146 be immediately messaged to the House?" the vote was:

Ayes, 32:

Beneke Burke Cassidy Dodds Buren Burns Coleman Ely

Floy Frommelt Hagedorn Hansen Heaberlin Heying	Hill Kibbie Klefstad Lange Main McGill	McNally Mincks Murray Nims Nurse O'Malley	Patton Reppert Shaff Shirley Stanley Tabor
Nays, 18:			
Balloun	Griffin	Mills	Shoeman
Briles	Hagie	Reno	Stephens
DeKoster	Lodwick	Rigler	Van Gilst
Denman	Lucken	Riley	Walker
Flatt	Messerly	· ·	
Absent or not v	voting, 9:		
Benda	Elvers	Kyhl	Schroeder
Condon	Kruck	Lisle	Vance
Elthon			

The 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 529, a bill for an act to provide for treatment of alcoholism.

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 enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 661, a bill for an act relating to fully reflective vehicle number plates.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 35, respectfully requesting the Governor to return Senate File 293 for correction.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 529

Amend Senate File 529 by adding to line 11 after the period the following: "A person committed under this Act shall be considered a state patient."

HOUSE MESSAGES CONSIDERED

House File 607, a bill for an act to enable Iowa to enter into the interstate driver license compact with other states and to designate an administrator for the compact.

Read first and second times and passed on file.

House File 661, a bill for an act relating to fully reflective vehicle number plates.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 34 By Benda and Hansen

Whereas, July 4th commemorates the Independence of the United States; and

Whereas, There is a need for a more patriotic observance of the Birthday

of our Nation; and

Whereas, The people of the great State of Iowa have sworn to uphold and defend the principles inherent in the Declaration of Independence; now, therefore, be it

Resolved, By the members of the Sixty-first General Assembly of the State of Iowa in regular session assembled in Des Moines, Iowa, on the 12th day of May, 1965, that July 4, 1965, be observed in the same true spirit which inspired our forefathers to establish the Independence which we have inherited; and be it further

Resolved, That this be accomplished by the ringing of all church bells, all bells on government buildings and all carillon bells in colleges and universities for four minutes beginning at 12:00 noon Central Daylight

Time on July 4, 1965; and be it further

Resolved, That the ringing of the bells on our Nation's Birthday will be a thrilling reminder of the exalted words and the heroic decisions that founded America, challenging each of us to remember the heroic efforts of the men who pledged their lives, their fortunes and their sacred honor so that we may enjoy the freedom which we now possess.

Now Therefore, Be It Resolved by the Senate, the House Concurring, That the governor be respectfully requested to issue a proclamation in accordance with the observance of this day of liberation and this resolution drawn by the Sixty-first General Assembly of the State of Iowa.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 555 be made a special order of business for Friday, May 14, 1965, at 9:00 a.m.

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which Senate File 311 passed the Senate.

MAX MILO MILLS.

MOTION TO RECONSIDER WITHDRAWN

Senator Cassidy asked and received unanimous consent to withdraw the "Motion to Reconsider" filed by him to Senate File 543.

SPECIAL ORDER

Senator Frommelt asked unanimous consent that Senate File 252 be made a special order of business for Thursday, May 13, 1965, at 9:00 a.m.

Objection was raised.

Senator Frommelt moved that Senate File 252 be made a special order of business for Thursday, May 13, 1965, at 9:00 a.m., which motion prevailed.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 146 passed the Senate.

John A. Walker.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 21, 242, 500, 524 and 538; also, House Files 148, 242, 249, 315, 351, 425, 577, 595, 617 and 622.

ALFRED P. BREITBACH, SR., Chairman Senate Committee. GILBERT E. KLEFSTAD, 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 21, 242, 500, 524 and 538; also, House Files 148, 242, 249, 315, 351, 425, 577, 595, 617 and 622.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 21, 242, 500, 524 and 538.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORTS OF COMMITTEES

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 54, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions, 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 dopass:

Amend Senate File 54 as follows:

1. Amend subsection 5 of section 1 by adding after line 27, the following:

"f. Any individual under the age of eighteen (18) years.

"g. Any individual who is an employee of a motion picture theater or an amusement or recreational establishment that operates on a seasonal basis."

2. Amend section 2 by striking lines 1 through 4, and inserting in lieu

thereof the following:

"Sec. 2. 1. From and after the effective date of this Act and until January 1, 1967, every employer shall pay to each of his employees wages at a rate of not less than one (1) dollar an hour, except as may be otherwise provided under this Act; commencing January 1, 1967, and thereafter, every employer shall pay to each of his employees wages at a rate of not less than one dollar twenty-five cents (1.25) an hour, except as may be otherwise provided under this Act."

3. Amend section 9 by striking in lines 5 and 6 the following words: "thirty (30) days after the date of publication of such regulation."

4. Amend section 10 by inserting the word "reasonable" following the word "information" in line 9 and by inserting the word "to" following the word "or" in line 21.

JAKE B. MINCKS, Chairman.

Ordered passed on file.

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965, begs leave to report it has the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

Mr. PRESIDENT: Your committee on judiciary to which was referred Senate File 330, a bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 461, a bill for an act removing the limitation on devises to

educational institutions, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred Senate File 494, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit and run motor vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 164, a bill for an act relating to documents which simulate legal process, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, the Consolidated School District of Orange Township, in the County of Black Hawk, State of Iowa, and the School Township, of East Waterloo, in the County of Black Hawk, State of Iowa, providing for the merger of substantial portions of the Consolidated School District of Orange Township and the School Township of East Waterloo into the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, and declaring the enlarged boundaries of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, to be legally established, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 523, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control, begs leave to report it has had the same under consideration and recommends the same do pass.

George E. O'Malley, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 551, a bill for an act relating to service of process on persons who commit a tort and leave the state before personal service can be

completed within the State of Iowa, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred House File 565, a bill for an act establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred House File 585, a bill for an act relating to salaries of bailiffs and clerks of the municipal court, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 596, a bill for an act to amend section three hundred twenty-one point three hundred twenty (321.320), Code 1962, relating to turning left at an intersection, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 644, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 645, a bill for an act to legalize and validate the proceedings of the town council of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said pro-

ceedings to be enforceable obligations of said town, begs leave to report it has had the same under consideration and recommends the same do pass. GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on judiciary to which was referred House File 650, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District in the county of Johnson, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate Concurrent Resolution 32 by striking all after line 8 and inserting in lieu thereof the following: 3 "Be It Resolved by the Senate, the House Concurring, That the

Iowa Legislature Research Bureau be directed to conduct, during 4 5 the 1965-1967 legislative biennium, a study of all aspects of

present abandoned pit mines and rock quarries in the state in regard 6 7 to the possibility of using such areas for recreation, conservation.

agriculture, and such other purposes as the committee may determine. "Be It Further Resolved, That the Legislative Research Committee 8

9 10 establish a committee in accordance with sections two point fifty-

five (2.55) and two point fifty-six (2.56) of the Code to assist 11

12 the Bureau with the study and that representatives of the mining

and quarrying interests of the state be appointed by the Legislative 13

Research Committee to serve in an advisory capacity to any study 14 15 committee so established.

16

"Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to report the 17

findings of the study and committee recommendations, accompanied 18

by bills incorporating such recommendations, to the Sixty-second 19

20 General Assembly prior to January 1, 1967."

MAX E. RENO.

Amend Senate File 156 as follows: 1

2 1. By striking from line 7 of the title the words "to

provide facilities therefor and to make an appropriation."

and inserting in lieu thereof the words "and to provide 4

5 facilities therefor."

6 2. By adding the following sentence at the end of section

7 1: "The Board of Control is hereby authorized to use state-8 owned mobile housing equipment and facilities in performing

such services at temporary locations in the above areas." 9

3. By striking all of sections 2, 3, 4, and 5.

JOHN M. ELY, JR.

Amend Senate File 257 as follows:

1. Strike from line 4 of section 1 the word

"farm".

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- 2. Strike from line 9 of section 1 the
- word and figure "thirty (30)" and insert in lieu thereof
- the word and figure "twenty (20)".
- 3. Strike the last sentence from section 1.

H. L. HEYING.

Amend Senate File 555, section 1, line 4, by striking the word and figure "fifty (50)" and inserting in lieu thereof

the word and figure "forty (40)".

- Further amend Senate File 555, section 2, line 3, by
- striking the word and figure "fifty (50)" and inserting in
- lieu thereof the word and figure "forty (40)".

ANDREW G. FROMMELT.

Amend House File 253 by adding the following new section:

"Sec. 16. The provisions of this Act shall not

affect any proceedings or litigation commenced before

the effective date of this Act."

DONALD G. BENEKE.

- 1 Amend House File 253 by adding the following new section:
 - "Section four hundred sixty-five point twenty-two
- (465.22), Code 1962, is amended by inserting after the
- word 'constructing' in lines two (2) and three (3) the

words 'or reconstructing'.

- Further amend said section by adding in line nine (9)
- after the word 'therefor' the words 'nor shall any such
- owner in constructing a replacement drain, wholly on his own
- land, be liable in damages to another in case a previously
- constructed drain on his own land is rendered inoperative or
- 11 less efficient by such new drain, unless in violation of
- the terms of a written contract'."

ROBERT R. RIGLER.

- Amend House File 567 by striking the last eight words of
- 2 line 6, and all of line 7, and inserting in lieu thereof
- 3 the following, "garbage, rubbish, and other debris." HOWARD C. REPPERT, JR.

Amend House File 637 by striking all after the enacting clause and

2 inserting in lieu thereof the following:

- "Section 1. Section three hundred twenty-six point two
- (326.2). Code 1962, is hereby amended by striking the first
 - sentence of the third paragraph thereof and inserting in lieu
- 6 thereof the following:
- 7 'The reciprocity board shall use the percentage of in-state-
- miles of total-fleet-miles to determine the amount of registra-
- 9 tion computed on a dollar basis.
- 10 'The board may adopt a formula under which a percentage of
- 11 reciprocity-state-miles is added to in-state-miles, the total
- 12 of which shall be deemed in-state-miles of total-fleet-miles
- such percentage, however, being subject to the following limita-13
- 14 tions:

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- 15 'The percentage of reciprocity-state-miles which may be added
- to in-state-miles shall in no event exceed the number of miles 16
- determined by taking the percent of in-state-miles of prorate-17

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state-miles and applying such percentage to reciprocity-state-18 19 miles.' 20 'In no event may the number of reciprocity-state-miles added

21 to in-state-miles, result in a mileage total in excess of one 22 hundred percent (100%) of the total-fleet-miles of a fleet 23 after giving effect to fleet mileage allocated to other states 24 with which this state has an apportionment agreement.'

25 "Sec. 2. Section three hundred twenty-six point two (326.2), 26 Code 1962, is hereby amended by striking from lines twenty-four 27 (24) and twenty-five (25) of the third paragraph thereof 'in-28 state fleet miles to total fleet miles' and insert in lieu thereof 29 the following: 'in-state-miles to total-fleet-miles'.

"Sec. 3. Chapter three hundred twenty-six (326), Code 1962, is hereby amended by adding thereto the following new section:

31 32 'The Iowa reciprocity board may issue a trip permit to the 33 carrier who has registered a fleet of vehicles with this state 34 on an apportionment basis pursuant to this chapter to permit a 35 non-Iowa registered vehicle to operate on the highways of this 36 state in interstate commerce if that leased vehicle, when operated 37 by the lessor, would be entitled to reciprocity in the State of 38 Iowa and the Iowa Reciprocity Board shall charge and collect a 39 fee of five dollars (5.00) for each such permit issued. If the 40 vehicle operated on the trip basis is owned by the prorate fleet 41 carrier or is, at the time of the trip, under lease to the prorate 42 carrier for thirty (30) days duration or longer, the Iowa reciprocity 43 board may limit the issuance of permits on a particular vehicle not 44 registered in Iowa to one round trip interstate on the Iowa highways 45 for each calendar quarter. The Iowa reciprocity board may issue a trip permit to the Iowa carrier or Iowa broker who has not 46 47 registered vehicles on an apportionment basis pursuant to the 48 provisions of this chapter to permit a non-Iowa registered vehicle 49 to operate on the highways of this state in interstate commerce 50 if that leased vehicle, when operated by the lessor, would be 51 entitled to reciprocity in this state: and the Iowa reciprocity board shall charge and collect a fee of five dollars (\$5.00) for 52 53 each permit issued. A "trip" shall mean: (1) a one-way movement 54 from one point originating outside this state and destined to another 55 point outside this state; (2) a round-trip movement between two 56 points in Iowa; (3) a round-trip movement which originates in Iowa 57 or is destined for a point in Iowa. The term "broker" means any 58 person not included in the term "motor carrier" and not a bona fide 59 employee or agent of any such carrier, who or which as principal 60 or agent sells or offers for sale any transportation, or negotiates 61 for, or holds himself or itself out for solicitation, advertisement, or otherwise as one who sells, provides, furnishes, contracts, or 62 63 arranges for such transporation.'

"Sec. 4. Section three hundred twenty-six point two (326.2), Code 1962, is hereby further amended by striking from line nine (9) of the last paragraph thereof the words 'of in-state fleet miles to total fleet-miles' and insert in lieu thereof the following: 'of in-state-miles to total-fleet-miles'.

"Sec. 5. Section three hundred twenty-six point three (326.3) Code 1962, is hereby amended by inserting after the word 'Iowa' in line fourteen (14) of the last paragraph thereof the following: 82 83

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- 'and shall be subject to all of the provisions of chapter three 72 73 hundred twenty-one (321) relating to nonpayment of registration 74 fees'.
- "Sec. 6. Chapter three hundred twenty-six (326), Code 1962, 75 76 is hereby further amended by adding thereto the following new 77 section:
- 78 'When used in this chapter:

79 1. The term "total-fleet-miles", shall be the total number 80 of miles operated in all jurisdictions during the preceding year 81 by the motor vehicles in such fleet during said year.

2. The term "prorate-state-miles" means the total number of miles traveled by vehicles of an apportioned fleet in all states with which this state has a registration apportionment agreement.

3. The term "in-state-miles" means the total number of miles

86 vehicles of an apportioned fleet travel in this state. 87

4. The term "reciprocity-state-miles" as used in this section shall mean miles traveled by the motor vehicles of such fleet in another jurisdiction to which the fleet operator by virtue of reciprocity did not, either voluntarily or by operation of law or otherwise, pay full or proportional registration fees, trip permits, mileage taxes, weight distance taxes, gross receipt taxes, or any other fee or tax levied for the privilege of using the highway other than a tax on the fuel used for propelling such

94 95 motor vehicles in such jurisdiction.'

96 "Sec. 7. Section three hundred twenty-six point five (326.5) 97 Code 1962, is hereby amended by striking the sentence beginning 98 on line sixteen (16) with the words 'In addition,' and ending on 99 line twenty-one (21) with the word 'chapter' and inserting in

100 lieu thereof the following:

101 'In addition, the Iowa reciprocity board shall charge and col-102 lect an additional fee of one dollar (\$1.00) for each plate, 103 sticker, or other identification furnished for each vehicle registered in accordance with the provisions of this Act or extended 104 105 reciprocity in accordance with the provisions of this Act.' The provisions of this act shall take effect 106 "Sec. 8.

107 January 1, 1966."

HOWARD C. REPPERT, JR.

- Amend House File 665 by adding the following new section after section 3:
- "Sec. 4. There is hereby appropriated from the general 3 4 fund of the State of Iowa to the Iowa civil war centennial
- commission to complete commission's activities in connection
- with the centennial, including printed reports, the sum of

five thousand dollars (\$5,000.00)."

EUGENE M. HILL.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, May 13, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MAY 13, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Forrest E. Flowers, pastor of the Methodist Church, Traer, Iowa.

PRESENTATION OF VISITORS

Senator Griffin asked and received unanimous consent to present to the Senate twenty-five students from the Castana Community School who were present in the balcony accompanied by their instructors, Margie Heisler and Marie Cochran.

Senator Patton asked and received unanimous consent to present to the Senate one hundred twenty-five students, members of the junior class of the Jefferson High School, Independence, who were present in the balcony accompanied by their instructor, Marie Turgason.

Senator Shoeman asked and received unanimous consent to present to the Senate forty-three students, members of the seventh and eighth grade classes of St. Michael's School, Harlan, who were present in the balcony accompanied by their instructors, Sister Mary Cabrini and Sister Mary Phyllis.

Senator Main asked and received unanimous consent to present to the Senate fifteen students from the Unionville, Missouri, Elementary School who were present in the balcony accompanied by their instructor, Doris Kent.

Senator Heaberlin asked and received unanimous consent to present to the Senate twenty-four students from the Martensdale-St. Mary's High School who were present in the balcony accompanied by their instructor, Ronald Swerczek.

ANNOUNCEMENT

Senator Rigler rose on a point of personal privilege and announced that he had talked with Senator Elthon and reported that he had improved, but that further treatment was necessary before he could return to the Senate. Senator Rigler also expressed the appreciation of Senator Elthon for the flowers which he received from the members of the Senate.

INTRODUCTION OF BILLS

Senate File 595, by committee on judiciary, a bill for an act to amend chapter seven (7), Code 1962, relating to the exercise of the supreme executive power of the state in the absence of the governor.

Read first and second times and placed on the calendar.

Senate File 596, by committee on education, a bill for an act relating to school elections..

Read first and second times and placed on the calendar.

Senate File 597, by committee on judiciary, a bill for an act to amend and correct an Act known as the Uniform Commercial Code.

Read first and second times and placed on the calendar.

Senate File 598, by committee on education, a bill for an act relating to termination of contracts with school teachers.

Read first and second times and placed on the calendar.

COMMUNICATIONS

The following communications were received:

STATE OF IOWA Office of the Governor.

May 13, 1965.

Members of the Senate, Sixty-first General Assembly, Senate Chamber, Local:

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of Edmund A. McGinn of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Appeal Board on State Institution Construction Contracts, under the provisions of Sections 22.1 and 22.2, Code of Iowa, 1962, for the unexpired portion of the term ending June 30, 1965, and for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of William C. Knapp of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa, 1962, for the four-year term beginning July 1, 1965, and ending June 30, 1969.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of Max E. Guernsey of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa, 1962, for the four-year term beginning July 1, 1965, and ending June 30, 1969.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of Irving Y. Fishman, Ph.D., of Grinnell, Poweshiek County, Iowa, for appointment as a member of the Board of Examiners in the Basic Sciences, under the provisions of Sections 146.3 and 146.6, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly.

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

Attention: Lieutenant Governor Robert D. Fulton

It is my pleasure to submit the name of the Reverend Warren E. Nye, Ph.D., of Dubuque, Dubuque County, Iowa, for reappointment as a member of the Board of Examiners in the Basic Sciences, under the provisions of Sections 146.3 and 146.6, Code of Iowa, 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Yours very truly,

HAROLD E. HUGHES, Governor.

Senator Schroeder asked and received unanimous consent that the following communication be printed in the Senate Journal:

STATE OF IOWA Executive Department

PROCLAMATION

NATIONAL INSURANCE WOMEN'S WEEK

Whereas, women play an increasingly greater part in the insurance industry throughout the nation; and

Whereas, the National Association of Insurance Women now has a membership of approximately 14,000; and

Whereas, these women deserve commendation and recognition for their outstanding accomplishments in this important field;

Now, Therefore, I, Harold E. Hughes, Governor of the State of Iowa, do hereby proclaim May 16 through 22, 1965, as

NATIONAL INSURANCE WOMEN'S WEEK

in Iowa, and urge our citizens to pay proper tribute to the women who are performing such important services throughout the insurance industry in our state.

(Seal)

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused the Great Seal of the State of Iowa to be affixed. Done at Des Moines this 3rd day of May in the year of our Lord one thousand nine hundred sixty-five.

S/ HAROLD E. HUGHES, Governor.

Attest:

s/ GARY L. CAMERON, Secretary of State.

MOTION TO RECONSIDER

Senator Kruck moved that the rules be suspended and that House File 146 be recalled from the House and reconsidered by the Senate.

Roll call was requested.

On the question "Shall the rules be suspended and House File 146 recalled from the House and be reconsidered by the Senate?" the vote was:

Rule 8 was invoked.

Ayes, 31:

Balloun Ely Lange Schroeder Benda Griffin Lisle Shoeman Beneke Hagedorn Lodwick Stanley Briles Hagie Lucken Stephens Buren Heying McGill Tabor DeKoster Hill Messerly Van Gilst Kruck Walker Denman Nurse Elvers' Kvhl Rigler

Nays. 21:

Burke Dodds Kibbie Nims Burns Floy Klefstad O'Malley Frommelt Cassidy Main Reppert Coleman Hansen Mincks Shaff Condon Heaberlin Murray Shirley

Absent or not voting, 7:

Elthon McNally Reno Vance Flatt Patton Riley

The motion was lost.

Senator Frommelt asked unanimous consent that Senate File 279 be made a special order of business for Tuesday, May 18, 1965, at 7:00 p.m.

Objection was raised.

Senator Frommelt moved that Senate File 279 be made a special order of business for Tuesday, May 18, 1965.

Senator Shaff moved as a substitute motion that Senate File 279 be returned to the committee on ways and means.

Roll call was requested.

On the question "Shall Senate File 279 be returned to the committee on ways and means?" the vote was:

Ayes, 22:

Balloun Benda Beneke DeKoster Griffin Hagie	Hill Kyhl Lange Lisle Lodwick Lucken	Main Messerly Mills Rigler Shaff	Shoeman Stanley Stephens Van Gilst Walker
--	---	--	---

Nays, 29:

Briles	\mathbf{Dodds}	Heaberlin	Murray
Buren	Elvers	Heying	Nims
Burke	\mathbf{Ely}	Kibbie	O'Mallev
Burns	Floy	Klefstad	Patton
Cassidy	Frommelt	Kruck	Reppert
Coleman	Hagedorn	McGill	Shirley
Condon	Hansen	Mincks	Tabor
Denman			

Absent or not voting, 8:

Elthon	McNally	Reno	Schroeder
Flatt	Nurse	Riley	Vance

The substitute motion was lost.

The motion by Senator Frommelt prevailed.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 252.

THIRD READING OF BILLS

On motion of Senator Ely, Senate File 252, a bill for an act relating to the election of the chairman of the board of control and department of social welfare, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third 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:

Buren	Cassidy	Denman	Ely
Burke	Coleman	Dodds	Floy
Burns	Condon	Elvers	Frommelt
Durns	Condon	Elvers	Prominer

Hagedorn Hansen Heying Hill Kibbie	Klefstad Kruck Main McGill Mincks	Murray Nims Nurse O'Malley Patton	Reno Reppert Tabor Van Gilst
Nays, 23:			
Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Walker
Flatt	$\mathbf{Lodwick}$	Schroeder	
Absent or no	t voting, 5:		
Elthon	McNally	Shirley	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 579, a bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars (\$300,000.00) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

Heaberlin

Balloun	Ely	Kyhl	Patton
Benda	Flatt	Lange	Reno
Beneke	Floy	Lisle	Reppert
Briles	Frommelt	Lodwick	Rigler
Buren	Griffin	Lucken	Riley
Burke	Hagedorn	Main	Schroeder
Burns	Hagie	McGill	Shaff
Cassidy	Hansen	Messerly	Shirley
Coleman	Heaberlin	Mills	Shoeman
Condon	Heying	Mincks	Stanley
DeKoster	Hill	Murray	Stephens
Denman	Kibbie	Nims	Tabor
Dodds	Klefstad	Nurse	Van Gilst
Elvers	Kruck	O'Malley	Walker

Nays, none.

Absent or not voting, 3:

Elthon McNally Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Mincks took the chair at 10:00 a.m.

Senator Kruck moved that the rules be suspended and that House File 146 be recalled from the House for reconsideration by the Senate.

Senator Coleman moved as a substitute motion that the motion by Senator Kruck be laid on the table.

Roll call was requested.

On the question "Shall the substitute motion be adopted?" the vote was:

Ayes, 25:

Buren	Dodds	Heaberlin	\mathbf{Nims}
Burke	Elvers	Kibbie	O'Malley
Burns	\mathbf{Ely}	Klefstad	Patton
Cassidy	\mathbf{Flov}	Main	Reno
Coleman	Frommelt	Mincks	Reppert
Condon	Hansen	Murray	Shirley
Denman			

Nays, 30:

Balloun	Heying	McGill	Shaff
Benda	Hill	Messerly	Shoeman
Benek e	Kruck	Mills	Stanley
Briles	Kyhl	Nurse	Stephens
DeKoster	Lange	Rigler	Tabor
Flatt	Lisle	Riley	Van Gilst
Griffin	Lodwick	$\operatorname{Schroeder}$	Walker
Hagie	Lucken		

Absent or not voting, 4:

Elthon	Hagedorn	McNallv	Vance
CILHOII	rragedorn	MICINATIV	vance

The substitute motion was lost.

Senator Kruck renewed his motion to recall House File 146 from the House for reconsideration by the Senate.

The Chair announced that the following Call of the Senate was on file and requested the Secretary to call the roll.

CALL OF THE SENATE

Mr. PRESIDENT: We, the undersigned, respectfully request a Call of the Senate in connection with House File 146, and all amendments and motions thereto.

DON MURRAY.

HOWARD TABOR.

GILBERT KLEFSTAD.

GEORGE E. O'MALLEY.

DELBERT FLOY.

H. KENNETH NURSE.

HOWARD C. REPPERT, JR.

ROBERT DODDS.

DARYL NIMS.

DON MCGILL.

Roll call revealed all members present with the exception of Senators Elthon and Vance. Senator Shoeman asked and received unanimous consent that Senator Vance be excused from the Call of the Senate.

On motion of Senator Rigler, Senator Elthon was excused from the Call of the Senate.

Senator Frommelt moved as a substitute motion that action on House File 146 be deferred.

Roll call was requested.

On the question "Shall action on House File 146 be deferred?" the vote was:

Rule 8 was invoked.

Ayes, 23:

5,			
Burke	Ely	Klefstad	Patton
Burns	Floy	Main	\mathbf{Reno}
Cassidy	Frommelt	Mincks	Reppert
Coleman	Hansen	Murray	Shaff
Condon	Heaberlin	Nims	Shirley
Dodds	Kibbie	O'Malley	·

Nays, 33:

Balloun	Griffin	Lisle	Riley
Benda	Hagedorn	Lodwick	Schroeder
Beneke	Hagie	Lucken	Shoeman
Briles	Heying	McGill	Stanley
Buren	Hill	Messerly	Stephens
$\mathbf{DeKoster}$	Kruck	Mills	Tabor
Denman	Kyhl	Nurse	Van Gilst
Elvers	Lange	Rigler	Walker
Flatt	9	-	

Absent or not voting, 3:

Elthon	McNally	Vance

The substitute motion was lost.

Senator Kruck again renewed his motion to recall House File 146 from the House.

Roll call was requested.

On the question "Shall House File 146 be recalled from the House for reconsideration by the Senate?" the vote was:

Ayes, 33:

Ayes, so:			
Balloun	Hagedorn	Lodwick	Riley
Benda	Hagie	Lucken	Schroeder
Beneke	Heying	McGill	Shoeman
Briles	Hill	Messerly	Stanley
Buren	Kruck	Mills	Stephens
DeKoster	Kyhl	Nurse	Tabor
Elvers	Lange	Reno	Van Gilst
Flatt	Lisle	Rigler	Walker
Griffin .		-	

Nays, 23:

Burke Dodds Nims Kibbie Klefstad O'Mallev Burns Ely Cassidy Flov Main Patton Coleman Frommelt McNally Reppert Condon Hansen Mincks Shirley Heaberlin Denman Murray

Absent or not voting, 3:

Elthon Shaff Vance

The motion prevailed.

HOUSE AMENDMENT CONSIDERED

Senator Coleman called up for consideration Senate File 558, a bill for an act to make appropriations to the legislative members of the interim Commercial Code Study Committee and for supervision and preparation of proposed legislation for said committee, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 558

Amend Senate File 558 by striking all after the enacting clause and

inserting in lieu thereof the following:

"Section 1. There is hereby appropriated out of the general fund of the State of Iowa to the following named persons the amounts set opposite their respective names in full settlement of all claims which they may have against the State of Iowa on account of services rendered as a member of the legislative interim commercial code study committee:

Kenneth Benda	\$240.00
John J. Brown	120.00
Jacob Grimstead	240.00
John Mowry	240.00
Charles Frazier	120.00
Scott Swisher	30.00
David Stanley	150.00

"Sec. 2. There is hereby appropriated out of the general fund of the State of Iowa to Wayne Faupel, the sum of four hundred twenty dollars (\$420.00), in full settlement of all claims for his supervision and preparation of proposed legislation of the legislative interim commercial code study committee.

"Sec. 3. The state comptroller is hereby authorized to issue his warrants to the above named parties in the amounts stated, and the treasurer is hereby directed to pay the same from funds herein appropriated.

"Sec. 4. The acceptance of said sums by the above named parties shall be in full settlement of all claims against the State of Iowa growing out of the above described claims.

"Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Atlantic News-Telegraph, a newspaper published in Atlantic, Iowa, and in the Fort Dodge Messenger, a newspaper published in Fort Dodge, Iowa."

The Senate concurred in the House amendment.

Senator Coleman 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, 53:

Balloun Floy O'Malley Lange Frommelt Beneke Lisle Reno Briles Lodwick Griffin Reppert Buren Hagedorn Lucken Rigler Burns Hagie Main Riley McGill Cassidv Hansen Schroeder Heaberlin McNally Shaff Coleman Condon Heying Messerly Shirley DeKoster Hill Mills Shoeman Kibbie Mincks Stephens Denman Dodds Klefstad Murray Tabor Elvers Kruck Nims Van Gilst Ely Kyhl Nurse Walker Flatt

Nays, none.

Absent or not voting, 4:

Burke Elthon Patton Vance

Voting present, 2:

Benda Stanley

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 Burns, Senate File 585, a bill for an act to make appropriations to the legislative members of the interim Court Study Commission and for supervision and preparation of proposed legislation for said commission, was taken up and considered.

Senator Burns moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Balloun Flatt Lange Patton Benda Flov Lisle Reno Frommelt Lodwick Reppert Briles Rigler Griffin Lucken Buren Schroeder Burke Hagedorn Main McGill Shaff Burns Hagie Shirley Hansen McNally Cassidy Messerly Shoeman Coleman Heaberlin Mills Stanley Condon Heving DeKoster Hill Mincks Stephens Murray Tabor Kibbie Denman Nims Van Gilst Klefstad Dodds Nurse Walker Kruck Elvers O'Malley Kyhl Ely

Nays, none.

Absent or not voting, 2:

Elthon

Vance

Voting present, 2:

Beneke

Riley

The bill having received a constitutional and third-thirds majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, Senate File 584, a bill for an act to make appropriations to the appointive members of the Legislative Chambers Remodeling Committee for per diem compensation for services rendered in the past biennium, was taken up and considered.

Senator Lodwick offered the following amendment, filed by Senators Lodwick and Rigler, and moved its adoption:

Amend Senate File 584 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 full force from and after its publication in the New Hampton Tribune, a newspaper published in New Hampton, Iowa, and in The Evening Democrat, a newspaper published in Fort Madison, Iowa.

The amendment was adopted.

Senator Lodwick moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Ely	Lange	Patton
Flatt	Lisle	Reno
Floy	Lodwick	Reppert
Frommelt	Lucken	Rigler
Griffin	McGill	Riley
Hagedorn		Schroeder
Hagie	Messerly	Shaff
Hansen	${ m Mills}$	Shirley
Heaberlin	Mincks	Shoeman
Heying	Murray	Stanley
Hill	\mathbf{Nims}	Stephens
Kibbie	Nurse	${f Tabor}$
Klefstad	O'Malley	Van Gilst
Kruck		
	Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad	Flatt Lisle Floy Lodwick Frommelt Lucken Griffin McGill Hagedorn McNally Hagie Messerly Hansen Mills Heaberlin Mincks Heying Murray Hill Nims Kibbie Nurse Klefstad O'Malley

Nays, none.

Absent or not voting, 2:

Elthon

Vance

Voting present, 3:

Kvhl

Main

Walker

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 Hill, Senate File 586, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the state fair board, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

President Fulton took the chair at 10:50 a.m.

Ayes, 57:

Ayes, or:			
Balloun	Flatt	Lange	Patton
Benda	Floy	Lisle	Reno
Beneke	Frommelt	Lodwick	Reppert
Briles	Griffin	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burke	Hagie	McGill	Schroeder
Burns	Hansen	McNally	Shaff
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mills	Shoeman
Condon	Hill	Mincks	Stanley
DeKoster	Kibbie	Murray	Stephens
Denman	Klefstad	Nims	${f Tabor}$
Dodds	Kruck	Nurse	Van Gilst
Elvers	Kyhl	O'Malley	Walker
Ely			

Nays, none.

Absent or not voting, 2:

Elthon

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 587, 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 two hundred fifty thousand dollars (\$1,250,000.00) to carry on soil conservation work in soil conservation districts, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

,			
Balloun	Condon	Griffin	Kruck
Benda	${f DeKoster}$	Hagedorn	Kyhl
Beneke	Denman	Hagie	Lange
Briles	Dodds	Hansen	Lisle
Buren	Elvers	Heaberlin	Lodwick
Burke	\mathbf{Ely}	Heying	Lucken
Burns	Flatt	Hill	Main
Cassidy	Floy	Kibbie	McGill
Coleman	Frommelt	Klefstad	McNally
	the state of the s		

Messerly O'Malley Riley Stanley Patton Schroeder Stephens Mills Shaff Tabor Mincks Reno Van Gilst Murray Reppert Shirley Walker Nims Rigler Shoeman Nurse

Nays, none.

Absent or not voting, 2: Elthon Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 588, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements to the liquor control commission, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun Flatt Lange Patton Benda Flov Lisle RenoBeneke Frommelt Lodwick Reppert Briles Griffin Lucken Rigler Buren Hagedorn Main Riley Burke Hagie McGill Schroeder McNally Burns Hansen Shaff Cassidy Heaberlin Messerly Shirley Mills Coleman Heying Shoeman Mincks Condon HillStanley DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Dodds Kruck Nurse Van Gilst Walker Elvers Kyhl O'Malley Ely

Nays, none.

Absent or not voting, 2: Elthon Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 589, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state fair board for the purpose of state aid to agricultural societies, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun Flatt Lange Patton Benda Flov Lisle Reno Beneke Frommelt Lodwick Reppert Griffin Briles Lucken Rigler Buren Main Rilev Hagedorn Burke Hagie McGill Schroeder Burns Hansen McNally Shaff Cassidy Heaberlin Messerly Shirley Coleman Heving Mills Shoeman Condon Hill Mincks Stanley DeKoster Kibbie Murray Stephens Klefstad Nims Tabor Denman Dodds Kruck Nurse Van Gilst Elvers Kyhl O'Mallev Walker Elv

Nays, none.

Absent or not voting, 2:

Elthon

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 590, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds, was taken up and considered.

Senator Hill moved that the bill be read a 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. 57:

Balloun Flatt Lange Patton Flov Lisle Benda Reno Beneke Frommelt Lodwick Reppert Briles Griffin Lucken Rigler Buren Hagedorn Main Riley McGill Burke Hagie $\operatorname{Schroeder}$ Burns Hansen McNally Shaff Cassidy Heaberlin Messerly Shirley Coleman Heying Mills Shoeman Condon Hill Mincks Stanley Murray DeKoster Kibbie Stephens Denman Klefstad Nims Tabor Van Gilst Dodds Kruck Nurse Elvers Kyhl O'Malley Walker Ely

Nays, none.

Absent or not voting, 2:

Elthon Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill offered the following amendment and moved its adoption:

Amend House File 665 by adding the following new section after section 3:

"Sec. 4. There is hereby appropriated from the general fund of the State of Iowa to the Iowa civil war centennial commission to complete commission's activities in connection with the centennial, including printed reports, the sum of five thousand dollars (\$5,000.00)."

The amendment was adopted.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Balloun	Elvers	\mathbf{Kruck}	O'Malley
Benda	Ely	Kyhl	Patton
Beneke	Flatt	Lange	\mathbf{Reno}
Briles	Floy	Lisle	$\mathbf{Reppert}$
Buren	Frommelt	${f Lodwick}$	Rigler
Burke	Hagedorn	Lucken	Riley
Burns	Hagie	Main	Shirley
Cassidy	Hansen	McGill	Shoeman
Coleman	Heaberlin	McNally	Stanley
Condon	Heying	Messerly	${f Tabor}$
DeKoster	Hill	Mills	Van Gilst
Denman	Kibbie	Mincks	Walker
Dodds	$\mathbf{Klefstad}$	Nims	

Nays, 2:

Schroeder Stephens

Absent or not voting, 6:

Elthon Murray Shaff Vance Griffin Nurse

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Shoeman, Senate File 284, a bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one A (391A), Code 1962, relating to special assessments on railroad property, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

HAPPY BIRTHDAY "MR. PRESIDENT"

Senator O'Malley, President pro tempore of the Senate, rose on a point of special privilege and announced that the President of the Senate had today reached the age of thirty-six, and shared the honor of extending greetings with Senator Rigler, Minority Leader, who on behalf of the members of the Senate said: "Happy Birthday, Robert."

Senator Heying rose on a point of personal privilege and stated that his Secretary "Jo" wished to make a presentation to President Fulton.

Mrs. Heying presented to President Fulton a portrait she had painted of him.

President Fulton thanked "Jo," the artist, and everyone else for their best wishes.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton 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 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges.

Also: That the House refuses to concur in Senate amendment to House amendment to Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly.

Also: That the House has concurred in Senate amendments to and passed House File 561, a bill for an act outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 550

Amend Senate File 550 as follows:

1. By striking from the title all after the word "for" in line (1) and inserting in lieu thereof the following: "the establishment and operation of state vocational-technical schools and state community colleges, to establish a board to administer state vocational-technical schools and state community colleges and establish standards for public community and junior colleges administered by local school districts, and to define the duties and responsibilities thereof."

2. By striking all after the enacting clause and inserting in lieu thereof

the following:

"Section 1. The purpose of this Act is to provide a means of establishing vocational-technical schools and community colleges administered by the state and offering, to the greatest extent possible, educational opportunities and services to all citizens of the state.

Sec. 2. When used in this Act, unless the context otherwise requires:

1. 'Vocational-technical school' means a state supported school which offers as its curriculum or part of its curriculum vocational and/or technical education, training, or retraining available to persons who have completed or left high school and are preparing to enter the labor market; persons who are attending high school who will benefit from such education or training but who do not have the necessary facilities available in the local high schools; persons who have entered the labor market and are in need of upgrading or learning skills; and persons who due to academic, socio-economic, or other handicaps are prevented from succeeding in regular vocational or technical education programs.

2. 'Junior college' means a publicly supported school which offers as its curriculum or part of its curriculum two (2) years of liberal arts, preprofessional, or other instruction partally fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree.

3. 'Community college' means a state or publicly supported school which meets the curriculum requirements of a junior college and which offers in whole or in part the curriculum of a vocational-technical school.

4. 'Board' means the state board of governors for community and junior

colleges and vocational-technical schools.

Sec. 3. There is hereby established a state board of nine (9) members which shall be known as the state board of governors for community and junior colleges and vocational-technical schools. Not more than five (5) members shall be of the same political party. The members of the board shall consist of the following:

1. A member of the state board of regents.

2. A member of the state board of public instruction.

- 3. A member representing private universities, colleges, and junior colleges.
 - 4. A member representing vocational education interests in the state.
- 5. Five (5) members, one (1) of whom shall represent industry and management, one (1) of whom shall represent labor, one (1) of whom shall represent agriculture, and two (2) of whom shall be appointed from the state at large.
- Sec. 4. The members of the board from the state board of regents and the state board of public instruction shall be appointed by the governor and serve at the pleasure of the governor. The remaining seven (7) members shall be appointed by the governor with the approval of two-thirds (%) of the members of the senate. Each member appointed with senate approval shall serve for a term of six (6) years except the initial members so appointed shall serve as follows:
- 1. Two (2) members shall serve from the date of appointment until June 30 1967.
- 2. Two (2) members shall serve from the date of appointment until June 30, 1969.
- 3. Three (3) members shall serve from the date of appointment until June 30, 1971.
- Sec. 5. The governor shall fill any vacancy occurring on the board. All vacancies occurring during such time as the general assembly is in

session shall be filled before the end of the session in the same manner in which regular appointments are required to be made. Vacancies occurring on the board when the general assembly is not in session shall be filled by appointment by the governor which shall expire at the end of thirty (30)

days after the general assembly next convenes.

Sec. 6. The board shall meet no less than four (4) times each year, the first of which shall be on the second Wednesday of July. The board shall organize at the July meeting by electing a president and such other officers from the board membership as board members deem necessary. Special meetings may be called by the board, by the president of the board, or by the secretary of the board upon written request of any five (5) members thereof. Members of the board shall be allowed a per diem of twenty-five (25) dollars and necessary travel and other expenses incurred while engaged in official duties.

Sec. 7. The board shall:

1. Establish vocational schools and community colleges throughout the state to offer to the greatest extent possible, educational opportunities and services to all residents of the state in areas where the need exists.

2. Make rules for the governing of, admission to, and curriculum and tuition for all institutions established and administered by the board.

3. With the approval of the executive council, purchase, acquire, lease, or rent real estate for the proper use of institutions established and administered by the board and dispose of any real estate owned by the institutions when not necessary for their purposes. Disposal of such real estate shall be made upon such terms, conditions, and consideration as the board may recommend and subject to the approval of the executive council.

4. Cause to be constructed, maintained, remodeled, and improved building and facilities at institutions established and administered by the board.

5. Acquire, purchase, lease, rent, or accept on loan or such other basis acceptable to the board equipment necessary to adequately provide curriculum offered at the state vocational schools and community colleges.

6. Collect the highest rate of interest, consistent with safety, obtainable

on daily balances in the hands of the board.

7. Employ a director and other administrative personnel as shall be necessary to perform the functions of the board. Employ such other administrative personnel, professors, instructors, officers, and employees, as shall be necessary to operate institutions under the jurisdiction of the

board, and fix the compensation of all persons so employed.

- 8. Accept, administer, allocate, and disburse any federal and state funds available to pay any portion of the operating costs of vocational schools or community colleges, any portion of the cost of acquiring sites and constructing, acquiring, or remodeling facilities, or any portion of the cost of equipment and supplies for vocational schools or community colleges and any other federal or state funds made available for such purposes and establish priorities for the use of such funds. All federal funds for vocational education and facilities shall be received through the state board of vocational education except as provided in subsection nine (9) of this section.
- 9. Authorize, approve, enter into, ratify, and confirm any agreement relating to any vocational-technical facility or program with the United States government, acting through any agency of such government designated or created to aid in the financing of such projects, or with any person, organization, or agency offering contracts or grants in aid, financing such educational facilities or the operation of such facilities or programs.

- 10. Accept and administer trusts deemed to be beneficial to the board and to the institutions established and administered by the board.
- 11. Accept donations and gifts, including real or personal property, and expend or use the same in accordance with such terms as may be attached thereto.
- 12. Have authority to sell any article resulting from any vocational-technical program or course offered at a state vocational-technical school or state community college. Governmental agencies and subdivisions shall be given preference in purchasing such articles. Sales to governmental subdivisions and agencies shall be subject to the same provisions as sales by prison industries prescribed in sections two hundred forty-six point twenty-one (246.21) and two hundred forty-six point twenty-four (246.24) of the Code.

13. Publish and distribute from time to time such circulars, pamphlets, bulletins, and reports as may be in its judgment for the best interests of the institutions under its control, the expense of which shall be paid out of any funds in the treasury not otherwise appropriated.

14. With the consent of the inventor and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials, or take assignment of such letters patent or copyright and make all necessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the state, and the royalties and earnings thereon shall be credited to the funds of the board.

- 15. Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and courses and obtain credit for such participation which may be applied toward the completion of a high school diploma. The granting of credit to high school students shall be subject to the approval of the state board of public instruction.
- 16. Have the right to enter into contracts with private business schools or colleges in the locality or area of the state vocational school or community college to provide courses or programs of study in addition to or as part of the curriculum make available in the state vocational school or community college.
- 17. Contract and make other arrangements with boards of local school districts to use school buildings and facilities of such local districts necessary in providing vocational-technical programs and courses, including night classes, on a permanent or temporary basis to individuals in the area.
- 18. Adopt such administrative rules and regulations as the board deems necessary to carry out the provisions of this Act.
- 19. Perform all other acts necessary and proper for the execution of the powers and duties conferred by law upon the board.
- Sec. 8. The director shall serve as secretary of the board and shall attend all meetings of the board and maintain and preserve a complete record of all meeting proceedings. The director shall perform such other duties and responsibilities as the board may so designate. The office of the director shall be located at the capitol of the state.
- Sec. 9. The management, purchase, disposition, or use of lands and other property and of funds allocated to the board shall be subject to the same procedures under the board as govern the state board of regents as prescribed in sections two hundred sixty-two point eleven (262.11), two hundred sixty-two point fourteen (262.14) to two hundred sixty-two point nineteen (262.19), inclusive, and two hundred sixty-two point thirty-four (262.34) of the Code.

Sec. 10. The executive officer of each institution established and administered by the board shall at such times as the board requires make a report to the board setting forth such observations and recommendations as in the judgment of the officer are for the benefit of the institution. At least once every three (3) years, the state board shall review and re-evaluate board policies and procedures governing institutions established and administered by the board, curriculum offered at such institutions to insure that vocational-technical training courses and community college curriculum are adequately being provided to the citizens of the state, and such other areas affecting institutions under the control of the board as the board may so determine. The results of each evaluation shall be published in a report and made available to the governor and to members of the general assembly or may be included in the biennial report which the board is required to submit under section eleven (11) of this Act.

Sec. 11. The board shall biennially report to the governor and the general assembly prior to January of each odd-numbered year such facts, observations, and conclusions respecting all institutions under control of the board as in the judgment of the board should be considered by the general assembly. Such report shall contain an itemized account of the receipts and expenditures of the board and of the institutions under the control of the board, and the reports made to the board by the executive officers of the institutions under control of the board. The board shall submit budgets for biennial appropriations deemed necessary for the board and for establishment, maintenance, and operation of institutions under the control of the board.

Sec. 12. The board shall establish approval standards for community and junior colleges administered and operated by local school districts. The standards shall be issued and enforced by the board. The board shall certify as approved any such community or junior college meeting established standards for administration, certification and assignment of personnel, curriculum, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instruction and instructional materials, maintenance, school library, and staff. In the development of standards, the association of public junior colleges shall serve in an advisory capacity to the board.

Sec. 13. Section two hundred fifty-eight point two (258.2), Code 1962,

is hereby amended by adding thereto the following:

'The board of vocational education shall receive federal funds which may now or hereafter be available and shall divide and distribute such funds to schools and colleges providing high school and post-high school vocational-technical training programs and courses in such manner as will contribute most to vocational-technical education in the state. The board shall be the official instrument of the state to receive federal funds for vocational education and shall carry out provisions of federal statutes and the administration of any state plan required by the federal government for vocational education.'

Sec. 14. Section two hundred fifty-eight point four (258.4), Code 1962, is hereby amended by inserting in line four (4) of subsection seven (7) after the word 'programs,' the words: 'including post-high school vocational-technical programs and courses offered in all public vocational-technical schools and community colleges in the state,'.

Sec. 15. Section two hundred fifty-seven point seventeen (257.17), Code 1962, is hereby amended by striking from lines three (3) and four (4) of subsection one (1) the words 'the junior colleges,'.

Sec. 16. Section two hundred eighty point eighteen (280.18), Code 1962, is hereby amended as follows:

1. By striking lines two (2) and three (3) and inserting in lieu thereof the following:

'approval of the state board of governors for community and junior colleges and vocational-technical schools, and when duly authorized by the'.

2. By striking lines twelve (12), thirteen (13) and fourteen (14) and inserting in lieu thereof the following:

'school. The director of the state board of governors for community and junior colleges and vocational-technical schools, subject to the approval of the state board, shall prepare and'.

Sec. 17. Section two hundred eighty-six A point three (286A.3), Code 1962, is hereby amended by striking lines four (4) through eighteen (18) and inserting in lieu thereof the following:

'Approval standards for public community and junior colleges administered and operated by local school districts shall be established and approved by the state board of governors for community and junior colleges and vocational-technical schools, except for those standards as may be established under section two hundred fifty-eight point four (258.4) of the Code, and shall be issued and enforced by the director of the board. Eligibility for receipt of state aid for such community and junior colleges shall be determined by the board and paid by the state board of public instruction in such manner as prescribed in section two hundred eighty-six A point four (286A.4) of the Code. Such aid shall not be paid unless standards are met.'

Sec. 18. Section two hundred eighty-six A point four (286A.4), Code 1962, as amended by chapter one hundred seventy-three (173), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line three (3) of subsection three (3) after the word 'the' the words 'community or'.

Sec. 19. Section one (1) of chapter one hundred seventy-three (173), Acts of the Sixtieth General Assembly, is amended by striking from line seven (7) the words 'one dollar and a half' and inserting in lieu thereof the words and figures 'two (2) dollars and twenty-five (25) cents'.

Sec. 20. Section two hundred eighty-six A point four (286A.4), Code 1962, subsection three (3), is hereby amended by striking the words 'one dollar' from line one (1) and inserting in lieu thereof the words 'one dollar and a half'.

Sec. 21. This Act shall not apply to technical or vocational high schools now owned and maintained by a local school board in a school district with a population in excess of one hundred thousand (100,000); provided, however, the state board may contract with a local school board that owns and maintains a technical or vocational high school or schools of general study within the cooperative or merged area to provide courses or programs of study as such community college or area vocational schools; or provide such courses or programs in addition to or as a part of the curriculum."

THIRD READING OF BILLS

On motion of Senator Kibbie, House File 553, a bill for an act relating to the county school system and to amend section two hundred seventy-three point thirteen (273.13), Code 1962, so as to pro-

vide for levying of a tax upon all territory included within a county school system, and to further amend chapter two hundred seventythree (273), Code 1962, by adding a new section providing for merger of county school systems, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Elv Lange Reno Benda Flatt Lisle Reppert Floy Briles Lodwick Rigler Buren Frommelt Lucken Riley Burke Hagedorn Main Schroeder Burns Hagie McGillShaff Cassidy Hansen McNallv Shirley Heaberlin Coleman Messerly Shoeman Condon Heying Murray Stanley DeKoster Kibbie Stephens Nims Klefstad Denman . Nurse Tabor Dodds Kruck O'Mallev Van Gilst Elvers Kyhl Patton Walker

Navs. 3:

Elthon

Beneke Griffin Hill

Mills

Absent or not voting, 4:

The bill having received a constitutional majority was declared to

Mincks

Vance

have passed the Senate and the title was agreed to.

On motion of Senator Beneke, Senate File 211, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto, with report of committee recommending amendment in accordance with the amendment filed by Senator Beneke and passage, was taken up, considered, and the report of the committee adopted.

Senator Beneke asked and received unanimous consent that House File 253 be substituted for Senate File 211.

On motion of Senator Beneke, House File 253, a bill for an act relating to drainage districts, and to amend various sections of the Code relating thereto, was taken up and considered.

Senator Murray offered the following amendment and moved its adoption:

Amend House File 253 as follows:

1. Amend by inserting after section 8 the following new section:

"Section four hundred fifty-five point seventy-two (455.72), Code 1962,

is hereby amended by adding the following subsection:

'If after a district has been reclassified, the board in its judgment concludes there were errors in the reclassification or there is an inequitable assessment of benefits, the board may on its own motion, after notice to the land owners involved as provided in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four (455.24), inclusive, of the Code, and by resolution, order the district or any portion of the district to again be reclassified as prescribed in this section and in section four hundred fifty-five point seventy-four (455.74) of the Code.'"

2. Amend by striking from section 15, lines 2 through 7, and inserting in

lieu thereof the following:

"forty-two (455.142), Code 1962, is amended as follows:

1. By inserting in line nineteen (19) after the word 'work' the following:

'In those instances where two (2) or more districts involved are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed for in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four (455.24), inclusive, of the Code.'

2. By adding thereto the following:

'Common outlet for the purpose of this section shall mean an outlet where two (2) adjacent districts have an outlet common to both of said districts and which districts are also contingous, one (1) to the other.'"

3. Amend by adding the following new section:

"Section four hundred fifty-five point one hundred forty-four (455.144),

Code 1962, is hereby amended by adding thereto the following:

'In those instances where two (2) or more districts are under the supervision of the same board, or joint board if the district is intercounty, the notice shall be given to all landowners affected as prescribed in sections four hundred fifty-five point twenty (455.20) to four hundred fifty-five point twenty-four (455.24), inclusive, of the Code.'"

4. Further amend by renumbering the sections in conformity with this

amendment.

The amendment was adopted.

Senator Lodwick offered the following amendment:

Amend House File 253 by adding the following new sections:

Sec. 16. Section four hundred fifty-five point forty (455.40), Code 1962, is amended by striking from line twenty-two (22) the word "shall" and

insert in lieu thereof the word "may".

Sec. 17. Section four hundred fifty-five point sixty-one (455.61), Code 1962, is amended by adding at the end thereof the words "All drainage districts may invest funds not immediately needed for current operating expenses as provided in chapter four hundred fifty-three (453) of the Code."

Sec. 18. Section four hundred sixty-two point fifteen (462.15), Code

1962, is hereby repealed and the following enacted in lieu thereof:

"Candidates for drainage districts trustee shall have their names placed on printed ballots provided a petition therefor is signed by ten qualified electors of the district and filed with the clerk of the board at least fourteen days before the election. Space shall also be provided on the ballot for write-in votes."

On motion of Senator Lodwick, the amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 253 by adding the following new section:

"Sec. 16. Section four hundred sixty-five point twenty-two (465.22), Code 1962, is amended by inserting after the word "constructing" in lines two (2) and three (3) the words "or reconstructing".

Further amend said section by adding in line nine (9) after the word "therefor" the words "nor shall any such owner in constructing a replacement drain, wholly on his own land, 'and in the exercise of due care' be liable in damages to another in case a previously constructed drain on his own land is rendered inoperative or less efficient by such new drain, unless in violation of the terms of a written contract".

The amendment was adopted.

Senator Rigler asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on page 1369 of the Senate Journal.

President pro tempore O'Malley took the chair at 2:30 p.m.

Senator Beneke offered the following amendment and moved its adoption:

Amend House File 253 by adding the following new section:

"Sec. 16. The provisions of this Act shall not affect any proceedings or litigation commenced before the effective date of this Act."

The amendment was adopted.

Senator Beneke moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Balloun Ely Benda Flatt Beneke Floy Briles Frommelt Buren Hagedorn Burke Hagie Burns Hansen Cassidy Heaberlin Coleman Heying Condon Hill DeKoster Kibbie Denman Klefstad Dodds Kruck Elvers Kyhl	Lange Lisle Lodwick Lucken Main McGill McNally Messerly Mincks Murray Nims Nurse O'Malley Patton	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker
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Nays, none.

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Absent or not voting, 4:

Griffin

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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hagedorn, House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts, 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 29 by inserting in line 6 after the word "Iowa" the words: "except commercial vehicles registered with the commerce commission,".

On motion of Senator Hagedorn, the committee amendment was adopted.

Senator Hagedorn offered the following amendment:

Amend House File 29, section 1, by inserting after the word "Iowa" in line 4 of subsection 1 the following words: "except commercial vehicles registered with the commerce commission".

Senator Hagedorn asked and received unanimous consent to withdraw the amendment.

Senator Lange offered the following amendment and moved its adoption:

Amend House File 29 by striking from lines 4 and 5 the words "light delivery truck, panel delivery truck,".

Further amend by striking from line nine the words "light delivery truck, panel delivery truck,".

The amendment was adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend line 5 of House File 29 to read "1962" instead of "1966".

The amendment was lost.

Senator Hagedorn moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Reppert

Schroeder

Rigler

Riley

Shaff

Shirlev

Shoeman

Stephens

Van Gilst

Walker

Stanley

Tabor

On the question "Shall the bill pass?" the vote was:

Ayes, 50:

Balloun Floy Lucken Benda Frommelt Main Buren Hagedorn McGill Burns Hansen McNally Cassidy Heaberlin Messerly Coleman Heving Mincks Condon Hill Murray DeKoster Kibbie Nims Denman Klefstad Nurse Dodds Kruck O'Malley Elvers Kyhl Patton Elv Lisle Reno Flatt Lodwick

Navs. 4:

Beneke

Briles

Burke

Lange

Absent or not voting, 5:

Elthon Griffin Hagie

Mills

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kruck asked and received unanimous consent that Senate File 51 be withdrawn from further consideration of the Senate.

On motion of Senator Hagedorn, Senate File 335, a bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn offered the following amendment:

Amend Senate File 335 by striking all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section three hundred twenty-one point four hundred sixtyseven (321.467), Code 1962, is hereby repealed and the following is enacted in lieu thereof:"

"1. The state highway commission shall adopt rules and regulations for the movement of vehicles and loads carried thereon exceeding the maximum dimensions and weights specified in this chapter on the highways and streets of the State of Iowa. Said rules, in so far as they may apply to the interstate system of highways, shall be consistent with the federal requirements on the interstate system of highways.

2. The state highway commission with respect to highways under its jurisdiction and local authorities with respect to highways under their jurisdiction may, in their discretion, upon application, issue such permits in accordance with the rules and regulations adopted by the state highway commission.

3. All permits shall be in writing and carried in the cab of the motor

vehicle for which the permit has been issued.

4. The state highway commission or local authorities granting permits for such movements are hereby authorized to make nominal charges to cover the cost for the issuance of such permits which shall be payable by the applicant."

Senator Stanley offered the following amendment filed by Senators Stanley and Hagedorn to the amendment:

Amend the amendment by striking in lines 20 and 21 the words "nominal charges to cover the cost for the issuance of" and inserting in lieu thereof the words "reasonable charges to cover all costs in connection with or resulting from".

Senator Stanley asked and received unanimous consent to withdraw the amendment to the amendment.

Senator Hagedorn moved the adoption of the amendment.

The amendment was lost.

Senator Hagedorn moved that the bill be read a third 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:

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Benda	Floy	Lucken	Reppert
Beneke	Frommelt	Main	Rigler
Briles	Hagedorn	McGill	Riley
Buren	Hagie	Messerly	Schroeder
	Hansen	Mills	Shaff
Cassidy	Heaberlin	Mincks	Shirley
Coleman	Heying	Murray	Shoeman
Denman	Kibbie	Nims	Stanley
Dodds	Klefstad	Nurse	Stephens
Elthon	Kruck	O'Malley	Tabor
Elvers	Kyhl	Patton	Van Gilst
Ely	Lange	Reno	Walker
Flatt	Lodwick		

Nays, 3:

Balloun DeKoster Hill

Absent or not voting, 6:

Burke Griffin McNally Vance Condon Lisle

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 581, a bill for an act creating the general contingent fund of the state for the biennium.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 674, a bill for an act to appropriate from the general fund of the State of Iowa to the budget and financial control committee.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 674, a bill for an act to appropriate from the general fund of the State of Iowa to the budget and financial control committee.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 36

By Shaff, Rigler, Benda, Beneke, Briles, Balloun, DeKoster, Flatt, Griffin, Hagie, Kyhl, Lange, Lisle, Lodwick, Lucken, Messerly, Mills, Schroeder, Vance, Shoeman, Stephens, Stanley, Riley and Walker

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Wednesday, June 2, 1965, it be to reconvene on Monday, June 14, 1965, at 11:00 a.m.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 275 Agriculture

H. F. 331 Ways and means

H. F. 549 Industrial and human relations

H. F. 607 Transportation

H. F. 637 Ways and means

H. F. 661 Transportation

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 243, 345 and 552.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr., 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 243, 345 and 552.

REPORTS OF COMMITTEES

Senator Kibbie submitted the following report:

MR. PRESIDENT: Your committee on education to which was referred Senate File 256, a bill for an act relating to 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 as follows; and when so amended the bill do pass:

By striking the period in line eight and inserting in lieu thereof the following: "; except that in no case shall the deduction result in an amount less than the total of the tax free land reimbursement plus any benefits payable to the school district other than the amounts specified in this paragraph."

JOHN P. KIBBIE, Chairman.

Ordered passed on file.

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred House File 629, a bill for an act relating to dual axle requirements of motor vehicles, trailers, and semitrailers, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend Senate File 284 by striking the word "direct" in
- 2 line 13, and the word "direct" in line 14 of section 4.

C. Joseph Coleman.

1 Amend Senate File 284, section 4, line 13, by striking

2 the word "direct".

DARYL H. NIMS.

1 Amend Senate File 470 as follows:

2 By striking section 1 and inserting in lieu thereof the

3 following:

4 "Section 1. The state board of control is hereby directed to offer for sale property presently forming a part of the mental

health institute at Independence, Buchanan County, Iowa, described

7 as the west six hundred (600) feet of the southwest quarter (SW ¼)

8 southwest quarter (SW ¼) of section 6, township 88, range 9 and 9 the west six hundred (600) feet of the northwest quarter (NW ¼)

the west six hundred (600) feet of the northwest quarter (NW 4 10 of section 7, township 88, range 9 all lying in Buchanan County,

11 State of Iowa, west of the 5th P. M., which comprises fifty-four

12 point fifty-four (54.54) acres, more or less. The land herein

13 described shall be offered for sale under the provisions of section

14 two hundred eighteen point ninety-four (218.94) of the Code and

15 any sale so agreed upon shall be with the approval of the state

16 executive council."

HOWARD C. REPPERT, JR.

Amend Senate File 494 as follows:

1. By striking the words "or hit-and-run motor vehicle" in

3 lines 15 and 16, section 1 and insert-

4 ing in lieu thereof the following:

5 ", or arising out of physical contact of such hit-and-run 6 motor vehicle with the person insured or with a motor vehicle

7 which the person insured is occupying at the time of the acci-

8 dent".

9 2. By striking the sentence beginning with the word "Such" 10 in line 25 section 1 and inserting in lieu

11 thereof the following:

"Such coverage need not be provided in or supplemental to a renewal policy where the named insured has rejected such coverage in connection with a policy previously issued to him by the same

15 insurer."

Amend Senate File 556 as follows: 1 2

1. Strike lines 32 to 36 of section

3 4 and insert:

"To insure absolute secrecy of voting, the ballot shall pro-4 5 vide adequate space for a write-in vote for each office and be 6 so designed as to prohibit any write-in vote not authorized by 7 law. Separate write-in ballots shall be prohibited." 8

2. Add to section 3 the following subsection:

9 "The marking device shall, on its own, and independent of 10 the vote tabulating equipment, preclude each elector from voting 11 for any candidate or upon any question for whom or upon which 12 he is not entitled to vote and from voting for more persons for 13 any office than he is entitled to vote for and from voting for 14 any candidate for the same office or upon any question more 15 than once."

3. Add at the end of subsection 1 of section 5

17 the following:

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"To insure against loss, destruction, mutilation, or other ballot fraud occurring in transit from precinct to central counting place, the election board or the tally board shall, at the close of the polls, immediately count the votes cast. The count shall be in public, in the presence of bystanders and shall be continued without adjournment until completed and the result determined, declared and certified in writing to the central counting place."

4. Strike subsection 3 of section 5 and

27 insert: 28

"All proceedings of the election board and the central counting place shall be open to the view of the public but no person or persons except the ones employed and designated for this purpose shall touch any ballot or ballot container. To prevent human error, possible fraud or the possibility of the voter's choice being subjected to guess work as to validity or intent, spoiled ballots shall not be reproduced by the election officials at either the precinct or tabulation center. Further, in the event a canvass of the returns shows that a material number of spoiled ballots have been executed by the voters, any candidate may petition the district court for a recount and it shall be for the discretion of the court to determine whether a sufficiently material number of ballots have been so defectively executed as to require a recount and the court shall enter its adjudication and order accordingly."

42 43 5. Strike from line 1 of section 6 the words

44 "secretary of state" and insert "voting machine commissioners". FRANCIS MESSERLY.

Amend Senate File 580 by striking from line one (1) 1 2 of section one (1) the word "Chapter" and inserting in lieu thereof the word "Section".

EUGENE M. HILL.

Amend Senate File 583 as follows:

1. Add the following new section as section 3 and renumber the 3 remaining sections:

"Sec. 3. Section four hundred thirty-one point one

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(431.1), Code 1962, is hereby amended by adding the following 6

new paragraph at the end thereof:

7 "For the year 1966 and subsequent years, this section 8 shall apply only to the shares of stock of any corporation which 9 is organized under the laws of this state, is exempt from tax-

ation under the provisions of subsection one (1) of section four 10 11

hundred twenty-two point thirty-four (422.34) of the Code. 12 and is not otherwise provided for in chapters four hundred

13 twenty-seven (427) to four hundred thirty-nine (439), inclusive,

14 and section four hundred thirty-seven point fourteen (437.14) of the Code. However, for the purposes of the tax imposed by 15

16 section thirty-five B point eleven (35B.11) of Code, this

17 paragraph shall not be applicable and the preceding paragraph 18

of this section shall be applicable."

19 2. In section 7, line 12, insert the following after the figures "1965": "; and shall also use the amount of the 20 21 tax to be derived from the property described in and subject 22 to taxation under section four hundred thirty-one point one 23 (431.1) of the Code for the year 1965 but not subject to tax-24 ation under said section for the year 1966, which was used in 25 computing the tax rate in such district for the year 1965".

26 3. In section 9, line 9, insert the following after the word "thereof": ", and the aggregate taxable value for the 27 28 year 1965 of the property described in and subject to taxation 29 under section four hundred thirty-one point one (431.1) of the 30 Code for the year 1965 but not subject to taxation under said 31 section for the year 1966.".

> HOWARD C. REPPERT. JR. ANDREW G. FROMMELT. DAVID O. SHAFF.

1 Amend Senate File 594 by striking all of section 8 and inserting the following: 3

Sec. 8. This Act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in Burlington Hawkeye, a newspaper published in Burlington, Iowa, and Farmer-Labor Press, a newspaper

published in Council Bluffs, Iowa.

GILBERT E. KLEFSTAD.

WILLIAM F. DENMAN.

Amend Senate File 560 by striking the period (.) in line 1 2 10 section 2 and inserting in lieu thereof the following: "; provided, however, that the aggregate liability of the surety 4 for all breaches of the conditions of the bond shall, in no event. exceed the sum of said bond. The surety on the bond shall have the right to cancel said bond upon giving 30 days written notice to the Superintendent of Public Instruction and thereafter shall be relieved of liability for any breach of condition occurring

after the effective date of said cancellation."

1 Amend Senate File 560 as follows:

1. By striking from section one (1) lines seven (7) and eight (8) the words and figures "twenty-five

(25) dollars" and inserting in lieu thereof the words

and figures "seventy-five (75) dollars".

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- 6 2. By striking from section one (1) line twelve 7 (12) the words and figures "twenty-five (25) dollars"
- 8 and inserting in lieu thereof the words and figures
- 9 "seventy-five (75) dollars".

WILLIAM F. DENMAN.

- Amend Senate File 580 by adding the following new section:
- 2 "This act, being deemed of immediate importance, shall take
- 3 effect and be in force from and after its passage and
- 4 publication in The Albia Union-Republican, a newspaper
- 5 published in Albia, Iowa, and in Chariton Herald-Patriot,
- 6 a newspaper published in Chariton, Iowa."

DON S. McGILL.

- Amend Senate File 583 as follows:
- 1. Amend Senate File 583 by adding the following sections.
- Section 1. A tax credit shall be given in full on the taxes of the first ten thousand dollars (\$10,000) of each taxpayer's assessed
- 5 valuation of personal property designated in the Code of Iowa.
 6 Sec. 2. An annual tax shall be levied on the personal prop
- Sec. 2. An annual tax shall be levied on the personal property as designated in the Code, owned by any taxpayer, but such tax shall be demanded only of that portion of the personal property in excess of ten thousand (10,000) dollars assessed valuation.
 - Sec. 3. There shall be levied and collected an annual county tax based on adjusted gross income as shown on the state income tax return. Such tax shall be determined as follows:
 - 1. If the state income return shows an adjusted gross income of over one thousand (1,000) dollars but not over two thousand (2,000) dollars the tax shall be ten (10) dollars.
- 2. If the state income tax return shows an adjusted gross income of over two thousand (2,000) dollars but not over three thousand (3,000) dollars the tax shall be twenty (20) dollars.
 - 3. If the state income tax return shows an adjusted gross income of over three thousand (3,000) dollars but not over four thousand (4,000)
- 21 dollars the tax shall be forty (40) dollars.
 - 4. If the state income tax return shows an adjusted gross income of over four thousand (4,000) dollars but not over five thousand (5,000) dollars the tax shall be fifty (50) dollars.
 - 5. If the state income tax return shows an adjusted gross income of over five thousand (5,000) dollars but not over six thousand (6,000) dollars the tax shall be sixty dollars.
 - 6. If the state income tax return shows an adjusted gross income of over six thousand (6,000) dollars but not over seven thousand (7,000) dollars the tax shall be seventy-five (75) dollars.
 - 7. If the state income tax return shows an adjusted gross income of over seven thousand (7,000) dollars but not over eight thousand (8,000) dollars the tax shall be one hundred (100) dollars.
 - 8. If the state income tax return shows an adjusted gross income of over eight thousand (8,000) dollars but not over nine thousand (9,000) dollars the tax shall be one hundred twenty-five (125) dollars.
 - 9. If the state income tax return shows an adjusted gross income of over nine thousand (9,000) dollars but not over ten thousand (10,000) dollars the tax shall be one hundred fifty (150) dollars.
- 40 10. If the state income tax return shows an adjusted gross income 41 of over ten thousand (10,000) dollars but not over eleven thousand

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(11,000) dollars the tax shall be one hundred seventy-five (175) dollars.

11. If the state income tax return shows an adjusted gross income of over eleven thousand (11,000) dollars but not over twelve thousand (12,000) dollars the tax shall be two hundred (200) dollars.

- 12. If the state income tax return shows an adjusted gross income of over twelve thousand (12,000) dollars but not over thirteen thousand (13,000) dollars the tax shall be two hundred twenty-five (225) dollars.
- 13. If the state income tax return shows an adjusted gross income of over thirteen thousand (13,000) dollars but not over fourteen thousand (14,000) dollars the tax shall be two hundred fifty (250) dollars.
- 14. If the state income tax return shows an adjusted gross income of over fourteen thousand (14,000) dollars but not over fifteen thousand (15,000) dollars the tax shall be two hundred seventy-five (275) dollars.
- 15. If the state income tax return shows an adjusted gross income of over fifteen thousand (15,000) dollars the tax shall be three hundred (300) dollars.
- 16. For the purpose of this Act, the net income of a corporation shall be considered to be its adjusted gross income.
- Sec. 4. A separate return, on forms prepared by the state tax commission, showing the amount of the county tax due, must be filed with the state income tax return, and the tax must be paid at the same time and in the same manner as the state income tax. Failure to file a separate return and pay the tax bill shall subject the taxpayer to the same penalties as provided for a violation of the provisions of the state income tax law.
- Sec. 5. There is hereby created as a permanent fund in the treasurer of the state's office a fund to be known as the "county tax credit fund". The proceeds from the county tax collected under this Act shall be paid into this fund.
- Sec. 6. On or before the first (1) day of June in each year. the county auditor of each county shall certify to the state tax commission the amount of personal property taxes that would have been collected except for the exemption provided by this Act. The state tax commission shall requisition the state comptroller to issue his warrants on the county tax credit fund for the amount certified by the county auditor to the extent approved by the state tax commission, payable to the treasurer of the county. If the amount of money in the county tax credit fund is insufficient to pay the amount of credits due the counties in full, then the counties shall be paid on a pro rata basis.

85 In case of a surplus in the county tax credit fund after paying 86 the approved claims of all counties, the balance remaining shall 87 be apportioned among the various counties on the basis of the 88 number of students in school in each county between the ages of 89 five (5) through eighteen (18) years, as shown by the most recent school census.

90 91 2. Amend further by renumbering sections in accordance with 92 this amendment.

H. L. HEYING.

Amend Senate File 592 as follows: 1

By striking section four (4) and inserting in lieu thereof 3 the following:

- "Sec. 4. When the state highway commission has approved a
- project or aircraft to be financed with funds herein authorized, a description of said project or aircraft and estimated cost
- shall be reported to the governor and state comptroller for

allocation of funds."

EUGENE M. HILL.

- Amend Senate File 592 as follows:
- 1. Amend section 1 by striking all of subsection 2.
- 3 2. Further amend section 1, line 3, by striking
- "sixty-eight thousand dollars (\$2,068,000.00)" and 4
- 5 inserting in lieu thereof the following: "dollars

(\$2,000,000,00)".

ROBERT R. RIGLER. DAVID O. SHAFF. MERLE HAGEDORN. H. L. HEYING. BASS VAN GILST. JAMES BRILES.

- Amend Senate File 594 by striking section 8 and inserting
- in lieu thereof the following:
- Sec. 8. This Act, being
- 4 deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law,
- in the Auburn Enterprise, a newspaper published at Auburn, Iowa,
- 7 and in the Marshalltown Times-Republican, a newspaper at
- Marshalltown, Iowa.

ELMER S. LANGE.

- 1 Amend Senate File 594 as follows:
 - 1. Strike from section 5 all of lines 8 to
- 14, inclusive.

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- 2. Add to section 7 after line 3 the following:
- Said section is further amended by adding a new subsection 6
- "Any delivery by a distributor of special fuel to a dealer or 7 8 user for purpose of evading the state tax on special fuels, into
- facilities other than those licensed above knowing that said
- fuel will be used as special fuel for highway use shall constitute 10
- a violation of this section. Any dealer or user for purposes of 11
- evading the state tax on special fuel, who allows a distributor
- 12
- to place special fuel for highway use in facilities other than 13
- 14 those licensed above will also be deemed in violation of this
- 15 section."

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- 3. Strike line 11 from section 7 and insert:
- "Vehicle Fuel Tax Law" may, at the discretion of the court, 17
- 18 be canceled for a period of up to six".

MERLE W. HAGEDORN.

- Amend House File 146 by adding a new section as follows: 1
- "Sec. 2. The provisions of this Act shall not be 2
- effective until December 31, 1965, in a city or town where
- the majority of legal electors voting thereon have previously
- rejected such contracts for the purchase, exchange or inter-

- 6 change of gas on more than one previous occasion within five 7 years prior to the effective date of this Act."
 - JOHN A. WALKER.
 - WARREN J. KRUCK.
- House File 195 is hereby amended by inserting in line 4 of section 1 after the word "a" the words "primary election, including a".
 - GEORGE E. O'MALLEY.
- 1 Amend House File 567 by adding in line 5,
- 2 section 1, after the word "state" the words
- 3 "conservation commission".

DONALD W. MURRAY.

Senator Frommelt asked and received unanimous consent that all bills passed today be immediately messaged to the House.

SENATE FILES WITHDRAWN

Senator Kruck asked and received unanimous consent that Senate Files 4 and 319 be withdrawn from further consideration of the Senate.

Senator Beneke asked and received unanimous consent that Senate File 211 be withdrawn from further consideration of the Senate.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, May 14, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MAY 14, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Arnold Thoren, pastor of the Luthern Church, Swedesburg, Iowa.

LEAVE OF ABSENCE

Senator Schroeder for the day on account of a death in the family on request of Senator Cassidy.

PRESENTATION OF VISITORS

Leave of absence was granted as follows:

Senator Flatt rose on a point of personal privilege and presented to the Senate the Honorable Vera H. Shivvers, a former member of the Senate from Marion County, who was present in the Senate chamber.

Senator Heaberlin asked and received consent to present to the Senate sixty students, members of the fifth grade class of the Carlisle Consolidated School, who were present in the balcony accompanied by their instructors, Fred Worrell and Anna Wilson.

Senator Nims asked and received unanimous consent to present to the Senate thirty students, members of the fifth grade class of the Roosevelt Elementary School, Ames, who were present in the balcony accompanied by their instructor, Ruth Gammell.

Senator Nims also presented to the Senate twenty-five students, members of the fifth grade class of the Meeker Elementary School, Ames, who were present in the balcony accompanied by their instructor, Mrs. Harold Stockdale.

Senator Benda asked and received unanimous consent to present to the Senate thirty students, members of the fifth, sixth, seventh and eighth grade classes of the St. John's Lutheran School, Victor, who were present in the balcony accompanied by their instructor, Lavern Venzke.

Senator Reno asked and received unanimous consent to present to the Senate eleven students from the Kirksville Elementary School, Kirksville, Missouri, who were present in the balcony accompanied by their instructor, Linda Gouge. Senator Denman asked and received unanimous consent to present to the Senate sixty-three students, members of the fourth grade class of the Ankeny Central School, who were present in the balcony accompanied by their instructors, Rose Ann Beckman and Elaine Eickmeyer.

Senator Heaberlin asked and received unanimous consent to present to the Senate thirty-five students from the Indianola Community School who were present in the balcony accompanied by their instructor, D. Godbey.

Senator Shoeman asked and received unanimous consent to present to the Senate eighty-seven students, members of the ninth grade class of the Griswold Community Schools, who were present in the balcony accompanied by their instructors, William Hullinger and Darrell Silkman.

Senator Denman asked and received unanimous consent to present to the Senate thirty-five students, members of the sixth grade class of the Urbandale Elementary School, who were present in the balcony accompanied by their instructor, David Alvord.

Senator Kyhl asked and received unanimous consent to present to the Senate twenty-nine students from the Austinville Public School who were present in the balcony accompanied by their instructors, Mesdames Goldhorn and Hearn.

Senator Flatt asked and received unanimous consent to present to the Senate twenty-five students, members of the fifth grade class of the Interstate 35 School, New Virginia, who were present in the balcony accompanied by their instructor, Veda Bodtke.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Frommelt, Chairman; Elvers, Tabor, Shaff, and Rigler, to investigate the character and qualifications of The Reverend Warren E. Nye, Ph.D., of Dubuque, Dubuque County, Iowa, for reappointment as a member of the Board of Examiners in the Basic Sciences, under the provisions of Sections 146.3 and 146.6, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2,40, Code 1962, announced the appointment of Senators Benda, Chairman; Mills, Hill, Van Gilst, and Nims, to investigate the character and qualifications of Irving Y. Fishman, Ph.D., of Grinnell, Poweshiek County, Iowa, for appointment as a member of the Board of Examiners in the Basic

Sciences, under the provisions of Sections 146.3 and 146.6, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Klefstad, Chairman; McNally, Lange, Briles, and Burke, to investigate the character and qualifications of Edmund A. McGinn of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Appeal Board on State Institution Construction Contracts, under the provisions of Sections 22.1 and 22.2, Code of Iowa 1962, for the unexpired portion of the term ending June 30, 1965, and for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Reppert, Chairman; Shirley, Flatt, Heaberlin, and Shoeman, to investigate the character and qualifications of William C. Knapp of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1962, for the four-year term beginning July 1, 1965, and ending June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Condon, Chairman; Heying, Patton, Kyhl, and Balloun, to investigate the character and qualifications of Max E. Guernsey of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1962, for the four-year term beginning July 1, 1965, and ending June 30, 1969.

INTRODUCTION OF BILLS

Senate File 599, by committee on appropriations, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.

Read first and second times and placed on the calendar.

Senate Joint Resolution 26, by committee on appropriations, a joint resolution to continue the Interim Committee to study the court system of Iowa (created pursuant to Senate Joint Resolution 18, Sixtieth General Assembly).

Read first and second times and placed on the calendar.

Senate File 600, by committee on ways and means, a bill for an act to amend section four hundred twenty-two point four (422.4), section four hundred twenty-two point seventeen (422.17), section

four hundred twenty-two point sixteen (422.16), Code 1962, to provide for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed individuals having self-employment income derived from sources within the State of Iowa.

Read first and second times and placed on the calendar.

HOUSE AMENDMENT CONSIDERED

Senator Kibbie called up for consideration Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approved standards for public and area community and junior colleges and area vocational schools, amended by the House, and moved that the Senate concur in the House amendment found on pages 1387-1392 inclusive of the Senate Journal.

Roll call was requested.

On the question "Shall the Senate concur in the House amendment?" the vote was:

Rule 8 was invoked.

Ayes,	1	6	:
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Balloun Flatt Hill Main Klefstad Beneke Griffin Rigler Briles Hagie Lange Shoeman Burke Heying Lodwick Stephens

Nays, 40:

Elthon

Benda Ely Lucken Patton Flov McGill Buren Reno Frommelt McNally Burns Reppert Cassidv Hagedorn Messerly Riley Coleman Hansen Mills Shaff Condon Heaberlin Mincks Shirley Murray Stanley DeKoster Kibbie Nims Denman Kruck Tabor Dodds Kyhl Nurse Van Gilst Lisle O'Mallev Walker Elvers

Absent or not voting, 3:

__ _ _

Schroeder

The Senate refused to concur in the House amendment.

Senator Kibbie asked and received unanimous consent that Senate File 550 be immediately messaged to the House, which request was complied with.

Vance

MOTION TO RECONSIDER

Senator Walker called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 146 passed the Senate.

The motion prevailed.

Senator Walker moved that the Senate reconsider the vote by which House File 146 went to its third reading, which motion prevailed.

Senator Frommelt asked and received unanimous consent that the Call of the Senate on House File 146 be lifted.

On motion of Senator Walker, House File 146, a bill for an act relating to purchase of gas or water by a city or town, with report of committee recommending passage, was taken up for consideration.

Senator Walker offered the following amendment, filed by Senators Walker and Kruck, and moved its adoption:

Amend House File 146 by adding a new section as follows:

"Sec. 2. The provisions of this Act shall not be effective until December 31, 1965, in a city or town where the majority of legal electors voting thereon have previously rejected such contracts for the purchase, exchange or interchange of gas on more than one previous occasion within five years prior to the effective date of this Act."

The amendment was adopted.

Senator Walker moved that the bill be read a third 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:

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Benda	Floy	Lisle	O'Malley
Beneke	Frommelt	Lodwick	Patton
Briles	Griffin	Lucken	\mathbf{Reno}
Buren	Hagedorn	Main	Reppert
Burke	Hagie	McGill	Riley
Burns	Hansen	McNally	Shaff
Coleman	Heaberlin	Messerly	Shirley
DeKoster	Heying	Mills	Stanley
Denman	Hill	Mincks	Stephens
Dodds	Kibbie	Murray	${f Tabor}$
Ely	Kruck	Nims	Van Gilst
Elvers	Lange	Nurse	Walker
Flatt	9		

Nays, 6:

Balloun	Klefstad	Rigler	Shoeman
Cassidy	Kyhl		·

Absent or not voting, 4:

Condon

Elthon

Schroeder

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Walker asked and received unanimous consent that House File 146 be immediately messaged to the House, which request was complied with.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 555.

THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 555, a bill for an act relating to the compensation of members of the general assembly, was taken up and considered.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 555, section 1, line 4, by striking the word and figure "fifty (50)" and inserting in lieu thereof the word and figure "forty (40)".

Further amend Senate File 555, section 2, line 3, by striking the word and figure "fifty (50)" and inserting in lieu thereof the word and figure "forty (40)".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Senator Lisle took the chair at 11:15 a.m.

Aves.	26	٠

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Balloun Benda Buren Cassidy Coleman DeKoster Denman	Elvers Flatt Frommelt Griffin Hagie Hansen Heaberlin	Hill Kyhl Lodwick Lucken McGill Messerly	O'Malley Patton Rigler Shoeman Stephens Tabor
Nays, 26:	11000001111		

_, _, _, _, _, _, _, _, _, _, _, _, _, _			
Beneke	Kibbie	Mincks	Riley
Briles	Klefstad	Murray	Shaff
Burke	Kruck	Nims	Shirley
Burns	Lange	Nurse	Stanley
Floy	Lisle	Reno	Van Gilst
Hagedorn	McNally	Reppert	Walker
Heving	Mills	* * .	*

Absent or not voting, 7:

Condon	Elthon	Main	Vance
Dodds	Elv	Schroeder	

The amendment was lost.

Senator Kibbie moved that the bill be read a 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, 23:

Benda	Denman	Klefstad	Riley
Benek e	Floy	McNally	Shaff
Burke	Frommelt	Mincks	Shirley
Burns	Hagedorn	Murray	Stanley
Cassidy	Hill	Nurse	Van Gilst
Coleman	Kibbie	Reno	

Nays. 30:

Balloun	Hansen	Lucken	Patton
Briles	Heaberlin	Main	Reppert
Buren	Heying	McGill	Rigler
DeKoster	Kruck	Messerly	Shoeman
Elvers	Kyhl	Mills	Stephens
Flatt	Lange	Nims	Tabor
Griffin	Lisle	O'Malley	Walker
Hagie	Lodwick		

Absent or not voting, 6:

Condon Dodds	Elthon Ely	Schroeder	vance
PP 2 1 1 1			• •.

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

MOTION TO RECONSIDER

Senator Reppert moved to reconisder the vote by which Senate File 555 failed to pass the Senate, which motion prevailed.

On motion of Senator Frommelt, Senate File 555 was taken up for further consideration.

Senator Reppert moved to reconsider the vote by which Senate File 555 went to its third reading, which motion prevailed.

Senator Reppert moved to reconsider the vote by which the amendment filed by Senator Frommelt failed to be adopted, which motion prevailed.

Senator Frommelt moved the adoption of the amendment previously offered by him.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes,	34:	
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Balloun	Denman	Lodwick	O'Malley
Benda	Elvers	McGill	Patton
Beneke	\mathbf{Floy}	McNally	Reno
Briles	Frommelt	Messerly	Reppert
Buren	Heying	Mincks	Rigler
Burns	Hill	Murray	Riley
Cassidy	Kibbie	Nims	Shirley
Coleman	Klefstad	Nurse	Van Gilst
DeKoster	Kruck		

Nays, 19:

Burke	Hansen	Lucken	Stanley
Flatt	Heaberlin	Main	Stephens
Griffin	Kyhl	Mills	Tabor
Hagedorn	Lange	Shaff	Walker
Hagie	Lisle	Shoeman	

Absent or not voting, 6:

Condon	Elthon	Schroeder	Vance
\mathbf{Dodds}	Elv		

The amendment was adopted.

Senator Kibbie moved that the bill be read a third 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:

Benda	Frommelt	McNally	Reno
Beneke	Hagedorn	Messerly	Reppert
Burns	Heying	Mincks	Riley
Cassidy	Hill	Murray	Shaff
Coleman	Kibbie	Nims	Shirley
Denman	Klefstad	Nurse	Stanley
Elvers	Kruck	Patton	Van Gilst
Floy	Lodwick		

Nays, 22:

Balloun	Hagie	Lucken	Rigler
Briles	Hansen	Main	Shoeman
Burke	Heaberlin	McGill	Stephens
DeKoster	Kvhl	Mills	Tabor
Flatt	Lange	O'Malley	Walker
Griffin	Lisle	0 1.111110	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Absent or not voting, 7:

Buren	\mathbf{Dodds}	Ely	Vance
Condon	Elthon	Schroeder	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Coleman, Senate File 284, a bill for an act to amend chapters three hundred ninety-one (391) and three hundred

ninety-one A (391A), Code 1962, relating to special assessments on railroad property, was taken up for further consideration.

Senator Nims asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1400 of the Senate Journal.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 284 by striking the word "direct" in line 13, and the word "direct" in line 14 of section 4.

The amendment was adopted.

Senator Shoeman moved that the bill be read a third 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:

Balloun	Flatt	Kruck	Reno
Benda	Floy	$\mathbf{K}_{\mathbf{Y}}\mathbf{h}\mathbf{l}$	Reppert
Beneke	Griffin	Lange	Rigler
Briles	Hagedorn	Lisle	Riley
Buren	Hagie	Lodwick	Shaff
Burke	Hansen	McGill	Shoeman
Burns	Heying	Mills	Stanley
DeKoster	Hill	O'Malley	Walker
Elvers		-	

Nays, 18:

Condon

Cassidy	Kibbie	Mincks	Patton
Coleman	Klefstad	Murray	Shirley
Denman	Lucken	Nims	Tabor
Frommelt	Main	Nurse	Van Gilst
Hasharlin	McNally		

Absent or not voting, 8:

Dodds	Ely	Schroeder	Vance	
The bil	l having received a	constitutional	majority was declared	t

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Messerly

Stephens

Senator Nims asked and received unanimous consent that Senate File 284 be immediately messaged to the House, which request was complied with.

President Fulton took the chair at 11:45 a.m.

Elthon

THIRD READING OF BILLS

On motion of Senator Stephens, Senate File 340, a bill for an act relating to the importation of swine into Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun	Flatt	Kyhl	O'Malley
Benda	Floy	Lange	Reno
Beneke	Frommelt	Lisle	Reppert
Briles	Griffin	Lodwick	Rigler
Buren	Hagedorn	Lucken	Riley
Burke	Hagie	Main	Shaff
Burns	Hansen	McGill	Shirley
Cassidy	Heaberlin	McNally	Shoeman
Coleman	Heying	Mills	Stanley
DeKoster	Hill	Mincks	Stephens
Denman	Kibbie	Murray	Tabor
Elvers	Klefstad	Nims	Van Gilst
Ely	Kruck	Nurse	Walker

Nays, none.

Absent or not voting, 7:

Condon Elthon Patton Vance Dodds Messerly Schroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Denman, Senate File 467, a bill for an act relating to the use of auxiliary axles on vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 467 by striking all after section 5 and inserting in lieu thereof the following:

Sec. 6. Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1962, is hereby amended by adding the following to subsection one (1) thereof:

"Where an auxiliary axle has been registered under the provisions of this chapter the registered gross weight of the vehicle or combination of vehicles shall be the sum of the registered gross weight of such auxiliary axle or axles added to the registered gross weight of the truck, truck-tractor, or road tractor."

Sec. 7. Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1962, is hereby further amended by adding thereto the following:

"An auxiliary axle may be registered on an annual basis and the annual registration fee shall be twenty-five dollars (\$25.00) for each ton of registered gross weight."

Sec. 8. Section three hundred twenty-one point four hundred sixty-six (321.466), Code 1962, is hereby amended by inserting the following new

paragraph following paragraph four (4) thereof:

"The registered gross weight of any vehicle or combination of vehicles may also be increased by installing and using a properly registered auxiliary axle or axles, and the combined registered gross weight of such vehicle and auxiliary axle or axles shall determine the total registered gross weight thereof. No auxiliary may be used to convert a single axle to a tandem axle unless equipped with a device to equalize the load carried by the single axle and the said auxiliary axle when in tandem and when in motion or when standing, and the load transmitted to the highway by either the single axle or the auxiliary axle shall not exceed that permitted for any single axle, nor shall the load transmitted to the highway when in tandem and when in motion or when standing, exceed that permitted for any tandem axle."

Sec. 9. Section three hundred twenty-one point four hundred sixty-six (321.466), Code 1962, is hereby further amended by inserting after the word "thereof" in line three (3) of the fifth (5th) paragraph the following:

"or any such vehicle equipped with a transferable auxiliary axle or axles." Sec. 10. Chapter three hundred twenty-one (321), Code 1962, is hereby

amended by adding thereto the following new section:

"No auxiliary axle shall be registered which is not permanently identified by a serial or other identifying number permanently affixed thereto and permanently and conspicuously displayed."

The amendment was adopted.

Senator Reppert moved that the bill be read a third 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:

Balloun	Floy	Kyhl	O'Malley
Benda	Frommelt	Lange	Reno
Beneke	Griffin	Lisle	Reppert
Buren	Hagedorn	Lodwick	Rigler
Burke	Hagie	McGill	Riley
Casidy	Hansen	McNally	Shirley
Coleman	Heaberlin	Mills	Shoeman
DeKoster	Heying	Mincks	Stanley
Denman	Kibbie	Murray	Tabor
Elvers	Klefstad	Nims	Van Gilst
Flatt	Kruck	Nurse	Walker

Nays, 1:

Main

Absent or not voting, 14:

Briles	Elthon	Messerly	Shaff
Burns	\mathbf{Ely}	Patton	Stephens
Condon	Hill	Schroeder	Vance
Dodds	Lucken		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reno, Senate File 398, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating

to the buying and selling of eggs, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt asked and received unanimous consent that all bills passed today be immediately messaged to the House.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

SENATE FILE 522 WITHDRAWN

Senator Main asked and received unanimous consent that Senate File 522 be withdrawn from further consideration of the Senate.

The Senate resumed consideration of Senate File 398.

The following committee amendment was considered:

Amend Senate File 398 by adding the following thereto:

"Sec. 6. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Lamoni Chronicle, a newspaper published at Lamoni, Iowa, and in the Bloomfield Democrat, a newspaper published at Bloomfield, Iowa."

On motion of Senator Main, the committee amendment was adopted.

Senator Reno offered the following amendment and moved its adoption:

Amend Senate File 398 by striking all of section 5 and adding in lieu thereof the following:

Sec. 5. Section one hundred ninety-six point eighteen (196.18), Code 1962, is hereby amended by striking in line eight (8) the word "second" and inserting in lieu thereof the word "third".

Further amend said section by striking the word "third" in line 9 and inserting in lieu thereof "fourth".

The amendment was adopted.

Senator Reno moved that the bill be read a third 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:

ILJUD, IU.			
Balloun	Burke	Elvers	Heaberlin
Benda	Burns	Flatt	Heying
Beneke	Cassidy	Floy	Hill
Briles	Coleman	Frommelt	Klefstad
Buren	Denman	Hansen	Kruck

Kvhl Messerly Patton Shoeman Lange Mills Reno Stanley Murray Lisle Reppert Stephens Lodwick Nims Rigler Tabor Lucken Nurse Riley Van Gilst Main O'Malley Shirley Walker McGill

Nays, 2:

DeKoster Hagedorn

Absent or not voting, 12:

CondonElyKibbieSchroederDoddsGriffinMcNallyShaffElthonHagieMincksVance

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 Nims, Senate File 572, a bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor, was taken up and considered.

Senator Nims moved that the bill be read a third 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:

Benda Elvers Lange O'Malley Beneke Flatt Lisle Patton Briles Flov Lodwick Reno Frommelt Buren Lucken Reppert Burke Hagedorn Main Rigler Hansen Burns McGill Riley Cassidy Heaberlin Mills Shirley Murray Coleman Heying Stanley DeKoster Klefstad Nims Van Gilst Denman Kruck Nurse Walker

Nays, 8:

Balloun Hill Messerly Stephens Griffin Kyhl Shoeman Tabor

Absent or not voting, 11:

CondonElyMcNallyShaffDoddsHagieMincksVanceElthonKibbieSchroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Lange, Senate File 447, a bill for an act to provide that the state highway commission shall perform maintenance,

reconstruction, and repair on state park roads and institutional roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange asked and received unanimous consent that action on Senate File 447 be deferred and that the bill be placed on the calendar under unfinished business.

MOTION TO RECONSIDER

Senator Murray called up the following motion filed by him and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 567 passed the Senate.

DONALD W. MURRAY.

The motion prevailed.

On motion of Senator Murray, House File 567, a bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land, was taken up for further consideration.

Senator Murray moved to reconsider the vote by which House File 567 went to its third reading, which motion prevailed.

Senator Murray offered the following amendment and moved its adoption:

Amend House File 567 by adding in line 5, section 1, after the word "state" the words "conservation commission".

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 567 by striking the last eight words of line 6, and all of line 7, and inserting in lieu thereof the following, "garbage, rubbish, and other debris."

The amendment was adopted.

Senator Murray moved that the bill be read a third 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:

Ayes, *1.			
Balloun	Burns	\mathbf{Floy}	Heying
Benda	Cassidy	Frommelt	Hill
Beneke	Coleman	Griffin	Klefstad
Briles	Denman	Hagedorn	Kruck
Buren	Elvers	Hansen	Kyhl
Burke	Flatt	Heaberlin	Lange

Lisle Mills Reno Stanley Lodwick Murray Reppert Stephens Lucken Nims Rigler Tabor Nurse Main RilevVan Gilst McGill O'Mallev Shirley Walker Messerly Patton Shoeman

Nays, none.

Absent or not voting, 12:

CondonElthonKibbieSchroederDeKosterElyMcNallyShaffDoddsHagieMincksVance

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 Hagedorn, Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions, was taken up and considered.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 594 as follows:

1. Strike from section 5 all of lines 8 to 14, inclusive.

2. Add to section 7 after line 3 the following:

Said section is further amended by adding a new subsection as follows:

"Any delivery by a distributor of special fuel to a dealer or user for purpose of evading the state tax on special fuels, into facilities other than those licensed above knowing that said fuel will be used as special fuel for highway use shall constitute a violation of this section. Any dealer or user for purposes of evading the state tax on special fuel, who allows a distributor to place special fuel for highway use in facilities other than those licensed above will also be deemed in violation of this section."

3. Strike line 11 from section 7 and insert:

"Vehicle Fuel Tax Law" may, at the discretion of the court, be canceled for a period of up to six".

The amendment was adopted.

Senator Lange asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1405 of the Senate Journal.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 594 by striking section 8 and inserting in lieu thereof the following:

"Sec. 8. This Act being deemed of immediate importance shall take effect and be in force from and after its passage and publication in the Burlington Hawkeye, a newspaper published at Burlington, Iowa, and in the Farmer-Labor Press, a newspaper published at Council Bluffs, Iowa-

The amendment was adopted.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 594 by striking section 1 and renumber the remaining sections.

Further amend Senate File 594 by striking line three (3) of section seven (7) and inserting in lieu thereof the following: "six (6) and seven (7) and renumbering the remaining subsections."

The amendment was adopted.

Senator Hagedorn moved that the bill be read a third 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:

Balloun	Frommelt	Lodwick	\mathbf{Reno}
Benda	Griffin	Lucken	Reppert
Beneke	Hagedorn	Main	Rigler
Briles	Hansen	McGill	Riley
Buren	Heaberlin	Messerly	Shirley
Burke	Hill	Mills	Shoeman
Cassidy	Klefstad	Murray	Stanley
Coleman	Kruck	Nims	Stephens
Denman	Kyhl	Nurse	Tabor
Elvers	Lange	O'Malley	Van Gilst
Flatt	Lisle	Patton	Walker
Floy			

Nays, none.

Absent or not voting, 14:

Burns	Elthon	Kibbie	Schroeder
Condon	Ely	McNally	Shaff
DeKoster	Hagie	Mincks	Vance
Dodds	Heving		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Klefstad took the chair at 2:30 p.m.

On motion of Senator Briles, Senate File 253, a bill for an act relating to the appointment of a deputy collector by the county treasurer, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Briles asked and received unanimous consent that House File 222 be substituted for Senate File 253.

On motion of Senator Briles, House File 222, a bill for an act relating to the appointment of a deputy collector by the county treasurer, was taken up and considered.

Senator Briles moved that the bill be read a third 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:

Benda Frommelt Lucken Reno Briles Griffin Main Reppert Buren Hansen McGill Rigler Burke Heaberlin Messerly Rilev Klefstad Burns Mills Shoeman Cassidy Kruck Murray Stanley Coleman Kyhl Nims Stephens Denman Lange Nurse Tabor Elvers Lisle O'Mallev Van Gilst Lodwick Flatt Patton Walker Floy

Nays, 1:

Beneke

Absent or not voting, 17:

Balloun Hill Schroeder Condon Hagedorn Kibbie Shaff DeKoster McNally Hagie Shirley Dodds Heying Mincks Vance Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Briles asked and received unanimous consent that Senate File 253 be withdrawn from further consideration of the Senate.

On motion of Senator Buren, Senate File 426, a bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Buren moved that the bill be read a third 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:

Briles Frommelt McGill Reppert Griffin Mills Rigler Buren Murray Riley Burns Heaberlin Shoeman Cassidy Nims Stanley Coleman Klefstad Nurse Kruck O'Malley Tabor Denman Kyhl Patton Van Gilst Elvers Walker Lodwick Reno Flatt Flov Main

Nays, 5:

Balloun Lange Lucken Stephens Beneke Absent or not voting, 20:

Renda Elthon Heying Mincks Burke Elv Kibbie Schroeder Condon Hagedorn Lisle Shaff DeKoster McNally Shirley Hagie Dodds Hansen Messerly Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Patton, Senate File 470, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 470 as follows:

By striking section 1 and inserting in lieu thereof the following:

"Section 1. The state board of control is hereby directed to offer for sale property presently forming a part of the mental health institute at Independence, Buchanan County, Iowa, described as the west six hundred (600) feet of the southwest quarter (SW½) southwest quarter (SW½) of section 6, township 88, range 9 and the west six hundred (600) feet of the northwest quarter (NW½) of section 7, township 88, range 9 all lying in Buchanan County, State of Iowa, west of the 5th P. M., which comprises fifty-four point fifty-four (54.54) acres, more or less. The land herein described shall be offered for sale under the provisions of section two hundred eighteen point ninety-four (218.94) of the Code and any sale so agreed upon shall be with the approval of the state executive council."

The amendment was adopted.

Senator Patton asked and received unanimous consent that action on Senate File 470 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator McGill, Senate File 580, a bill for an act relating to bait dealers licenses, was taken up and considered.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 580 by striking from line one (1) of section one (1) the word "Chapter" and inserting in lieu thereof the word "Section".

The amendment was adopted.

Senator McGill offered the following amendment and moved its adoption:

Amend Senate File 580 by adding the following new section:

"This act, being deemed of immediate importance, shall take effect and

be in force from and after its passage and publication in The Albia Union-Republican, a newspaper published in Albia, Iowa, and in Chariton Herald-Patriot, a newspaper published in Chariton, Iowa."

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 580 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Reppert, House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system, with report of committee recommending amendment in accordance with the amendment filed by Senator Reppert on April 13 and passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment:

Amend House File 31 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section ninety-seven A point one (97A.1), Code 1962, is hereby

amended by adding the following subsection:

"'Pension compensation' shall mean the member's average final compensation adjusted in the ratio of the earnable compensation payable on each July one (1) to an active member having the same or equivalent rank or position as was held by the retired or deceased member at the time of retirement or death to the earnable compensation of such member at his retirement or death."

Sec. 2. Section ninety-seven A point six (97A.6), Code 1962, is amended by adding the following subsection:

"Pensions payable under this section shall be adjusted as follows:

"a. As of the first of July of each year, the monthly pensions authorized in this section payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The formula authorized in this section which was used to compute the retired member's or beneficiary's pension at the time of retirement or death including all amendments to the formula which may be adopted subsequent to the member's retirement or death, shall be used in the recomputation, except the pension compensation shall be used in lieu of the average final compensation which the retired or deceased member was receiving at the time of retirement or death. The adjusted monthly pension shall be the amount payable at the member's retirement or death adjusted by one-half (½) of the difference between the recomputed pension and the amount payable at the member's retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of the member's retirement or death.

"b. As of the first of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall be adjusted to equal six (6) percent of the monthly salary payable on such July first to an active member having the rank of senior patrolman of the Iowa highway safety patrol. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9), and thirteen (13) of this section, the amounts provided for in said subsection shall be payable.

"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July one (1) of the year which the adjustment is made and shall continue in effect until the next following July one (1) at which time the monthly pensions shall again be recomputed and all monthly pensions adjusted in accordance with the recomputions.

"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to such rank or position on the same basis as increases granted to other ranks and positions in the department."

Sec. 3. Section ninety-seven A point eight (97A.8), Code 1962, is hereby amended by striking from subsection one (1), paragraph a, lines eleven (11) through thirty-one (31), and inserting in lieu thereof the following:

"20	4.91%
21	4.97%
22	5.04%
23	5.11%
24	5.18%
25	5.26%
26	5.33%
27	5.41%
28	5.48%
29	5.56%
30	5.64%
31	5.72%
32	5.80%
33	5.88%
34	5.97%
35	6.05%
36	6.14%
37	6.22%
38	6.31%
39	6.40%
40	6.50%"

Senator Reppert asked and received unanimous consent that action on House File 31 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator O'Malley, House File 164, a bill for an act relating to documents which simulate legal process, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Flatt Kyhl O'Malley Benda Flov Patton Lange Beneke Frommelt Reno Lisle Briles Hagedorn Lodwick Reppert Buren Hansen Lucken Rigler Burke Heaberlin Main Rilev Shoeman Burns Heving McGill Cassidv Hill Messerly Stanley Coleman Kibbie Mills Stephens Klefstad Murray Van Gilst Denman Walker Elvers Kruck Nims

Nays, none.

Absent or not voting, 15:

CondonElyMincksShirleyDeKosterGriffinNurseTaborDoddsHagieSchroederVanceElthonMcNallyShaff

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Messerly, House File 194, a bill for an act relating to nominations for municipal office, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly moved that the bill be read a third 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:

Balloun Flov Lisle Patton Frommelt Lodwick Beneke Reno Briles Griffin Lucken Reppert Buren Hagedorn Main Rigler Burke Hansen McGillRilev Shoeman Burns Heaberlin Messerly Cassidy Hill Mills Stanley Klefstad Coleman Murray Stephens Denman Kruck Nims Tabor Elvers Kyhl Nurse Van Gilst Flatt Lange O'Malley Walker

Nays, none.

Absent or not voting, 15:

BendaElthonKibbieShaffCondonElyMcNallyShirleyDeKosterHagieMincksVanceDoddsHeyingSchroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 475, a bill for an act relating to the compensation of the elerk of the grand jury in certain counties, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun	Floy	Lucken	\mathbf{Reno}
Beneke	Frommelt	Main	Reppert
Briles	Hagedorn	McGill	Rigler
Buren	Hansen	Messerly	Riley
Burke	Heaberlin	Mills	Shoeman
Burns	Klefstad	Murray	Stanley
Cassidy	Kruck	Nims	Stephens
Coleman	Kyhl	Nurse	$\overline{\text{Tabor}}$
Denman	Lange	O'Malley	Van Gilst
Elvers	Lisle	Patton	Walker
Flatt	Lodwick		

Nays, none.

Absent or not voting, 17:

Benda	Ely	Hill	Schroeder
Condon	Griffin	Kibbie	Shaff
DeKoster	Hagie	McNally	Shirley
Dodds	Heying	Mincks	Vance
Elthon	• •		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Messerly, House File 518, a bill for an act to legalize and validate the proceedings of the boards of directors of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, the Consolidated School District of Orange Township, in the County of Black Hawk, State of Iowa, and the School Township of East Waterloo, in the County of Black Hawk, State of Iowa, providing for the merger of substantial portions of the Consolidated School District of Orange Township and the School Township of East Waterloo into the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, and declaring the enlarged boundaries of the Independent School District of the City of Waterloo, in the County of Black Hawk, State of Iowa, to be legally established, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Messerly moved that the bill be read a third 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:

Balloun Floy Lodwick Reno Beneke Frommelt Lucken Reppert Briles Hagedorn Main Rigler Buren Hansen McGill Rilev Burke Heaberlin Messerly Shoeman Burns Hill Mills Stanley Cassidy Klefstad Murrav Stephens Coleman Kruck Nims Tabor Denman Kyhl Nurse Van Gilst Elvers O'Malley Walker Lange Flatt Lisle Patton

Nays, none.

Absent or not voting, 16:

Benda	\mathbf{Elthon}	Heying	Schroeder
Condon	\mathbf{Ely}	Kibbie	Shaff
DeKoster	Griffin	McNally	Shirley
Dodds	Hagie	Mincks	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 551, a bill for an act relating to service of process on persons who commit a tort and leave the state before personal service can be completed within the State of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun	Floy	Lange	Patton
Beneke	Frommelt	Lisle	Reno
Briles	Griffin	Lodwick	Reppert
Buren	Hagedorn	Lucken	Rigler
Burke	Hansen	Main	Riley
Burns	Heaberlin	Messerly	Shoeman
Cassidy	Hill	Mills	Stanley
Coleman	Kibbie	Murray	Stephens
Denman	Klefstad	Nims	Tabor
Elvers	Kruck	Nurse	Van Gilst
Flatt	Kyhl	O'Malley	Walker

Nays, none.

Absent or not voting, 15:

Benda	Elthon	McGill	Shaff
Condon	Ely	McNally	Shirley
DeKoster	Hagie	Mincks	Vance
Dodds	Heying	Schroeder	, ance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 565, a bill for an act establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun	Floy	Lodwick	Reno
Beneke	Frommelt	Lucken	Reppert
Briles	Hagedorn	Main	Rigler
Buren	Hansen	McGill	Riley
Burke	Heaberlin	Messerly	Shoeman
Burns	Hill	Mills	Stanley
Cassidy	Klefstad	Murray	Stephens
Coleman	Kruck	Nims	Tabor
Denman	Kyhl	Nurse	Van Gilst
Elthon	Lange	O'Malley	Walker
Flatt	Lisle	Patton	

Nays, none.

Absent or not voting, 16:

Benda	Elvers	Heying	Schroeder
Condon	Ely	Kibbie	Shaff
DeKoster	Griffin	McNally	Shirley
Dodds	Hagie	Mincks	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 596, a bill for an act to amend section three hundred twenty-one point three hundred twenty (321.320), Code 1962, relating to turning left at an intersection, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a 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:

Balloun	Burns	Flatt	Heaberlin
Beneke	Cassidy	Floy	Hill
Briles	Coleman	Frommelt	Klefstad
Buren	Denman	Hagedorn	Kruck
Burke	Elvers	Hansen	Kyhl
	the state of the s		•

Lange McNally O'Malley Shoeman Lisle Messerly Patton Stanley Lodwick Mills Stephens Reno Tabor Van Gilst Lucken Murray Reppert Nims Main Rigler Walker McGill Nurse Rilev

Nays, none.

Absent or not voting, 15:

BendaElthonHeyingShaffCondonElyKibbieShirleyDeKosterGriffinMincksVanceDoddsHagieSchroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent to take up Senate File 597.

On motion of Senator Stanley, Senate File 597, a bill for an act to amend and correct an Act known as the Uniform Commercial Code, was taken up and considered.

Senator Stanley moved that the bill be read a third 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:

Lodwick Reno Balloun Floy Frommelt Reppert Beneke Lucken Hagedorn Main Rigler Briles Riley Buren Hansen McGill Burke Heaberlin Messerly Shoeman Mills Stanley Burns Hill Nims Stephens Cassidy Klefstad Kruck Murray Tabor Coleman Van Gilst Kyhl Nurse Denman O'Malley Walker Elvers Lange Lisle Patton Flatt

Nays, none.

Absent or not voting, 16:

Elthon Benda Heying Schroeder Condon Ely Kibbie Shaff Griffin Shirley DeKoster McNally Dodds Hagie Mincks Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Reno called up the following resolution:

SENATE CONCURRENT RESOLUTION 32 By Reno, McGill, and Van Gilst

Whereas, it is a common practice to mine and quarry coal, gypsum, limestone, and gravel in many areas of the state through the process of open pit excavating, and

Whereas, this process has resulted in many acres of unsightly excava-

tions and piles of waste material, and

Whereas, it is known that much of the area now lying dormant in abandoned pit mines and excavations can be used for useful and worth-

while purposes, now therefore

Be It Resolved by the Senate, the House Concurring, that a study committee be appointed by the Governor to study present laws relating to mining and rock excavation in the state; that the study committee consist of an equal number of members from both houses of the General Assembly, of representatives of the mining and quarrying interests in the state; that the committee study all aspects of present abandoned pit mines and rock quarries in the state in regard to possible use for such areas being used for recreational, conservation, agricultural, and such other purposes as the committee may determine; and that the committee make recommendations to the Sixty-second General Assembly in regard to legislation needed to transform abandoned mines and quarries into useful areas. Any committee so established shall use the necessary personnel and facilities of any agency of the state in performing its tasks.

Senator Reno offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 32 by striking all after line 8 and

inserting in lieu thereof the following:

"Be It Resolved by the Senate, the House Concurring, that the Iowa Legislature Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of all aspects of present abandoned pit mines and rock quarries in the state in regard to the possibility of using such areas for recreation, conservation, agriculture, and such other purposes as the committee may determine.

"Be It Further Resolved, that the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that representatives of the mining and quarrying interests of the state be appointed by the Legislative Research Committee to serve in an

advisory capacity to any study committee so established.

"Be It Further Resolved, that the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967."

The amendment was adopted.

On motion of Senator Reno, the resolution as amended was adopted.

Senator O'Malley called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 31 By Klefstad, Kruck, Nims, Tabor, McNally, Griffin, Shoeman, Benda and Rigler

Whereas, the present Code of Iowa provides only limited laws and regulations pertaining to the installation of electrical wiring and equipment, and Whereas, safeguards to life and property from faulty and defective electrical wiring should be extended to all persons throughout the State of Iowa, and

Whereas, evidence from the reports of the office of the State Fire Marshal and others indicates increasing losses to life and property due to fires of

electrical origin, and

Whereas, there does exist an established recognized code for electrical installations known as the "National Electrical Code of the National Fire Protection Association" which should be given consideration as the minimum standard governing all electrical installations for the express purpose of affording protection to life and property from the inherent dangers due to faulty electrical installations, and

Whereas, there is an apparent need for the implementation of such a code for the State of Iowa in conjunction with inspection of electrical installations and licensing of those persons making electrical installations:

now therefore.

Be It Resolved by the Senate, the House Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study to determine the need for any legislation to promote greater electrical safety throughout the State of Iowa, including the need for a state-wide electrical code, inspection of electrical installa-

tions, and licensing of persons making electrical installations.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the State Fire Marshall and four (4) representatives of the electrical industry from within the State of Iowa be appointed by the Legislative Research Committee to serve in an advisory capacity to any study committee so established. Consideration should be given to appointing the four (4) representatives of the electrical industry from names submitted by private utility companies, rural electric cooperatives, municipal electric utilities, and duly recognized associations of electrical inspectors, electrical contractors, electrical engineers, and journeymen electricians.

Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to reoprt the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to

January 1, 1967.

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 111, a bill for an act relating to the taking of a special federal census 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 140, a bill for an act relating to interstate commerce commission authority of motor carriers.

Also: That the House has concurred in Senate amendments to and passed House File 146, a bill for an act relating to purchase of gas or water by a city or town.

Also: 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 the investment of public funds.

Also: That the House has passed the following bill in which the concurrence House was asked:

Senate File 269, a bill for an act relating to school site tax.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 475, a bill for an act to establish a system of state preserves and to provide for the control and management of same.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 531, a bill for an act relating to suspension or cancellation of liquor control licenses.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 552, a bill for an act relating to the acquisition and development of industrial projects by municipalities and the issuance of revenue bonds by cities and towns to finance the same.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 565, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the social welfare department for the purpose of medical assistance to the aged.

Also: That the House refuses to concur in Senate amendment to House File 566, a bill for an act relating to the control and prevention of rabies.

Also: That the House has passed the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 13, proposing an amendment to the Constitution of the State of Iowa relating to qualifications of electors.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.

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 the vesting of members under the Iowa public employees' retirement system. Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 538, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 627, a bill for an act relating to tire equipment on motor vehicles.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 642, a bill for an act to cancel outstanding unredeemed county primary road bonds.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 654, a bill for an act relating to public employee credit unions.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 670, a bill for an act relating to use of public libraries.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 140

Amend Senate File 140, section one (1), as follows:

1. By inserting in line eleven (11) after the word "required" the following: "provided, however, nothing in this section shall be construed to include any carrier transporting property consisting of ordinary livestock or agricultural (including horticultural) commodities (not including manufactured products thereof), if such carrier does not transport any other property for compensation".

2. By striking from line fourteen (14) the words "without payment of additional fees" and inserting in lieu thereof the words "upon payment of a filing fee in the amount of ten dollars (\$10.00) for each filing of supple-

mental authority".

3. By striking from lines seventeen (17), eighteen (18) and nineteen (19) the words "issue an identification bearing such number for each vehicle or combination of vehicles operating under such registration" and inserting in lieu thereof the following: "annually issue a decal or sticker bearing the registration number of the carrier for each tractor or truck of the carrier operating in this state and shall charge and collect from the carrier a fee of twenty-five cents (25c) for each such decal or sticker".

HOUSE MESSAGES CONSIDERED

House File 271, a bill for an act to require a statement of the tax-payer's resident school district on his state income tax return.

Read first and second times and passed on file.

House File 405, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system.

Read first and second times and passed on file.

House File 538, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa.

Read first and second times and passed on file.

House File 627, a bill for an act relating to tire equipment on motor vehicles.

Read first and second times and passed on file.

House File 642, a bill for an act to cancel outstanding unredeemed county primary road bonds.

Read first and second times and passed on file.

House File 654, a bill for an act relating to public employee credit unions.

Read first and second times and passed on file.

House File 670, a bill for an act relating to use of public libraries.

Read first and second times and passed on file.

House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to qualifications of electors.

Read first and second times and passed on file.

REPORT OF STEERING COMMITTEE

Mr. PRESIDENT: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendars:

S. F. 597	H.J.R. 8	H. F. 655	S. F. 551
H. F. 583	S. F. 375	S. F. 596	H. F. 279
S. F. 575	S. F. 412	S. F. 400	H. F. 113
S. F. 576	H. F. 286	H. F. 237	S. F. 256
		WILLIAM F. D	ENMAN, Chairman.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 13, 1965, the Governor had approved the following bills:

Senate File 137, relating to interstate juvenile compacts.

Senate File 148, relating to the sale of real estate acquired by a county. Senate File 177, relating to memorial halls and monument usages.

Senate File 215, relating to investment of funds of life insurance companies.

Senate File 244, relating to approval of electronic scales.

Senate File 511, relating to examiners appointed by the state commerce commission.

Senate File 515, relating to examiners appointed by the state commerce commission.

Senate File 525, relating to electric transmission line franchises.

REPORTS OF COMMITTEES

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 489, a bill for an act relating to collection of taxes, 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 489, line 9 by striking the word and figure "fifty (50)" and inserting in lieu thereof the word and figure "twenty-five (25)".

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 605, a bill for an act relating to the regulation of rates and services of public utilities, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender and the compensation and duties of public defenders and assistant public defenders, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Ely submitted the following report:

MR. PRESIDENT: Your committee on public health to which was referred House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor, 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:

1. By striking from lines 11 and 12 of section 2 the words "lime, sand".

2. By striking from lines 6, 7, 8, and 9 of section 21 the sentence "The burden of proving the contrary of any of the provisions of this section shall rest upon the appellant or other party questioning the action of the commission."

3. By adding in line 5 of section 25 after the word "such" the word "alleged".

4. By striking from lines 11 and 12 of section 25 the sentence "Each day of noncompliance shall constitute a separate offense."

JOHN H. ELY, JR., Chairman.

Ordered passed on file.

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was re-

[May 14,

ferred Senate File 239, a bill for an act to provide for the continuation of Iowa's Plan to combat mental retardation and making an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the amendment filed May 7 by Senator Ely; and when so amended the bill do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 229, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative service furnished by the county treasurers, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

AMENDMENTS FILED

Amend Senate File 279 by inserting the following new section at the end thereof:

3 "It shall be unlawful for any member of the general assembly

4 or his spouse to have any direct or indirect financial interest

5 in a race track or the operating of licensed wagering on the

6 results of races in this state. Any person elected to the 7 general assembly and his spouse shall divest themselves of

8 any such interest before he takes his oath of office."

DAVID STANLEY. FRANCIS MESSERLY.

Amend Senate File 583 by striking section 11 and inserting

2 in lieu thereof the following:

Sec. 11. This Act, being deemed of immediate importance shall

4 be in full force and effect from and after its passage and 5 publication as provided by law, in The Holstein Advance, a

6 newspaper published at Holstein, Iowa, and in The Record-Herald

7 & Indianola Tribune, a newspaper published at Indianola, Iowa.

ELMER F. LANGE.

1 Amend Senate File 599 by striking section 2 and inserting

2 in lieu thereof the following:

Sec. 2. This Act, being deemed of immediate importance

4 shall be in full force and effect from and after its passage 5 and publication as provided by law, in the Auburn Enterprise,

and publication as provided by law, in the Auburn Enterprise,
 a newspaper published at Auburn, Iowa, and in the Bremer County

7 Independent, a newspaper at Waverly, Iowa.

ELMER F. LANGE.

- 1 Amend House File 181 by adding thereto the following new 2 section:
- 3 "Sec. 2. Chapter one hundred eleven A (111A), Code 1962,

4 is amended by adding the following new sections:
5 '1. To further the purposes of this chapter by making water

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facilities available to the inhabitants of the county, county conservation boards shall be authorized to make plans for the 8 establishment of water facilities and parks, preserves or 9 recreational centers in connection therewith and the county board 10 of supervisors shall have the power to implement said plans and 11 to create and establish a natural resources and recreational 12 development district or districts within the county, and to acquire 13 lands for the creation of a lake or reservoir by constructing a dam 14 or dams in a non-navigable river in the county, and to prescribe 15 the extent and nature of the facilities as provided in this Act, and 16 to maintain and operate such facility. In connection therewith, the 17 board of supervisors may divide such district into subdistricts for 18 the purpose of installation of water, electricity, gas, and sewerage 19 facilities and services, and may assess the cost thereof against

the property located in any district or subdistrict.

2. The board of supervisors shall have power and authority in connection with the establishment, development, maintenance, and operation of a natural resources and recreational development district as is authorized by this Act, to acquire real estate for such purposes and beyond the high water level line on the above of any such lake or reservoir, by donation, purchase or condemnation, and to take the title thereto in the name of the county in trust for the public, and hold the same exempt from taxation, except as otherwise provided by this Act. When such property is taken by condemnation proceedings, the provisions of chapter four hundred seventy-two (472) of the Code shall apply, and such proceedings shall be conducted by the county attorney.

In the event that the board of supervisors determines that a part of a larger tract of land is necessary for such a project, and that it is more feasible and economical to acquire the whole tract, and to sell such parts thereof as are not needed for the project, the board shall have the power to acquire the same.

3. County boards of supervisors are hereby authorized to contract indebtedness, and to issue general obligation bonds of the county to provide funds to pay the cost of the acquisition and improvement of real estate for the purpose stated in this Act. If the county board of supervisors is presented with a petition signed by persons eligible to vote in the county equal to or in excess of five per cent (5%) of the total vote at the last general election, it shall forthwith call a special election to vote upon the proposition of the issuance of such bonds. board shall follow the procedure provided in section one hundred eleven A point six (111A.6) of the Code for the submission of the proposition for the issuance of such bonds to the voters of the county, but the limitation therein as to the amount and tax rate shall not apply. If the proposition is approved by the voters, the board of supervisors may sell from time to time such portions and amounts of the authorized bonds as shall be required to pay for such acquisitions and improvements of the property and as funds are needed.

If the proposition is approved by the voters, the board of supervisors shall annually determine and fix the amount or rate of taxes on the taxable valuation of the property in the county, to be levied, collected and appropriated for the ensuing year for said purpose, and the board of supervisors shall levy such tax

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and certify the percentage thereof to the county auditor with the other taxes for said year. The requirements of section three hundred forty-five point eight (345.8) of the Code shall be applicable thereto. The moneys so provided shall be paid into the debt service fund, and shall be used to pay the bonds and interest thereon, and such other proper costs.

67 4. Boards may make permanent improvements of the real estate acquired for such district or districts including the 68 construction, paving, surfacing, or otherwise improving 69 70 roadways, drives, walks and areas, installation of water, 71 electricity, gas and sewerage facilities, and water and 72 sewerage treatment facilities. Sanitary districts may be 73 established in accordance with the provisions of chapter 74 three hundred fifty-eight (358) of the Code. The county board 75 of supervisors shall establish public parks, preserves and 76 recreation centers as a part of any development district, 77 assuring the inhabitants of the county of access to a lake or 78 reservoir and such boards shall have the power to plat into 79 lots areas of land acquired, to sell the same without notice or 80 hearing, and with such restrictions and regulations as to the use 81 and occupancy thereof as the board may prescribe and determine. 82 The proceeds from the sale of any such lots or properties shall 83 be placed in the debt service fund and be used to retire and 84 pay any outstanding bonds issued for said project and accrued 85 interest. If all outstanding bonds and interest have been paid. 86 any proceeds remaining shall be placed in a special fund which 87 shall be used by the county board of supervisors for the 88 operation, maintenance, improvement or replacement of the 89 facilities of said district.

5. County boards of supervisors shall have full and complete supervision and control over the entire area of any district established and created under the provisions of this Act, and may determine and fix the amount of moneys necessary and sufficient to pay for the proper operation, maintenance and supervision of said areas, and certify the same to the county auditor. The board shall levy a tax therefor, the proceeds of which shall be used only for the purposes stated herein.

6. Such boards shall have the power to adopt, enact and enforce ordinances and regulations to govern, control and operate such districts and areas and the use thereof, and shall have the same powers and authority given to cities and towns by the provisions of chapter three hundred ninety-one (391) and chapter three hundred ninety-six (396) of the Code to the same extent and in the same manner as city or town councils now have, and shall have such powers as are applicable to municipalities, including the construction of improvements and levying of special assessments to pay the cost thereof against property owners in said district.

7. Any contributions from private sources or organizations made to a county board of supervisors for the purposes provided herein by individuals or corporations shall be deductible from income for income tax purposes, as being contributions to a governmental instrumentality.

8. Lots or other property in such a district or area which

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115 have been sold to and are owned by individuals or corporations. shall be subject to taxation the same as any other property in 116 117 the county. In the event the taxable value thereon in any year 118 is greater than it was at the time of the original acquisition of 119 such property by the county, the amount of taxes collected on 120 such excess valuation in any year shall first be used to pay expenses and any excess shall be paid into the general funds 121 122 of the respective school districts of the county prorated 123 according to the number of pupils resident in the county and 124 attending school in each school district. The balance of such 125 taxes collected shall be distributed in the same manner as

125 taxes collected shall be distributed in the same man 126 other taxes in the taxing district.

9. The board of supervisors shall plan for the establishment of the natural resources and recreational areas in cooperation with the county conservation board and once parks, preserves and recreational centers have been developed, the same shall be placed under the supervision of the county conservation board.

132 10. The county attorney of the county shall furnish such 133 legal service as a part of his duties as the board of supervisors 134 may require, without additional compensation. The county

135 engineer shall perform such services as the board of supervisors 136 shall require, and shall make such surveys, drawings and

137 estimates as to the work required and to be performed in the

development and construction of any contract under the provisions of this Act, and he may be paid such additional compensation

140 out of the funds of the project as the board of supervisors may 141 determine and fix."

MAX MILO MILLS. WARREN J. KRUCK.

Amend the committee amendment filed May 12 to Senate File 54 as follows:

3 1. By deleting from line six (6) the word "or" which immediately 4 follows the word "theater" in line five (5).

5 2. By inserting after the word "theater" found in line five (5)

6 a semi-colon "(;)" and the following words immediately thereafter 7 "any individual who is an employee of".

WILLIAM F. DENMAN.

Amend Senate File 279 by striking in line 11 of section 15 the words "to exceed fifty thousand (50,000) dollars" and by inserting in lieu thereof the words "less than fifty thousand

4 (50,000) dollars".

John A. Walker.

1 Amend Senate File 279 as follows:

2 In section 8, line 5, insert the following after

3 the word "prescribe": ", but not less than ten thousand

(10,000) dollars in any event".

JOHN A. WALKER.

1 Amend Senate File 279 by striking section 36.

JOHN A. WALKER.

1 Amend Senate File 279 by inserting the following sentence 2 after the period in line 6 of section 45:

"The permittee shall require any person who appears to

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- 4 be under the age of twenty-one (21) years to furnish evidence
- 5 that he is twenty-one (21) years of age or older, before
- 6 permitting him to wager."

CHARLES F. BALLOUN.

- 1 Amend Senate File 279, section 45, line 6, by striking
- 2 the word "minor" and substituting the words "person under
- 3 twenty-one (21) years of age".

CHARLES F. BALLOUN.

- 1 Amend Senate File 279 as follows:
- 2 Strike all of section 24.

CHARLES F. BALLOUN.

- 1 Amend Senate File 279 as follows:
- 2 Strike all of section 23 following the period in line 3.

BASS VAN GILST.

- 1 Amend Senate File 279, section 17, by striking from line
- 2 15 the words "one hundred (100) miles" and substituting therefor
- 3 the words "one hundred fifty (150) miles".

BASS VAN GILST.

- 1 Amend Senate File 279, section 30, as follows:
 - 1. By striking in line 1 the words "one hundred thirty
- 3 (130)" and substituting therefor "ninety (90)".
 - 2. By striking in line 2 the word "ninety (90)" and
- 5 substituting therefor "sixty (60)".
 - 3. By striking in lines 2 and 3 the words "one hundred
- 7 fifty (150)" and substituting therefor "ninety (90)".

JOSEPH W. CASSIDY.

- 1 Amend Senate File 279 as follows:
- 2 1. In section 33, strike the words "or under lease during
- 3 the state fair to any individual, corporation, or association".
- 2. In section 34, strike the words "or under lease during
- 5 the county fair to any individual, corporation, or association".

JOSEPH W. CASSIDY.

1 Amend Senate File 279 by striking section 25.

JOSEPH W. CASSIDY.

- 1 Amend Senate File 279 as follows:
- In section 15, line 5, strike the words and figures
- 3 "not to exceed five thousand (5,000) dollars" and insert
- 4 in lieu thereof the words and figures "not less than
- 5 twenty thousand (20,000) dollars and not more than one
- hundred thousand (100,000) dollars".

JOHN A. WALKER.

- Amend Senate File 279 by adding the following sen-
- 2 tence at the end of section 4:
- 3 "Each member of the commission shall file a sworn
- 4 statement with the attorney general during the month of
- 5 January in each year, on a form prescribed by the
- 6 attorney general, fully disclosing any direct or indirect
- 7 interest in any race track or wagering operation on the
- 8 part of such member, his spouse, or his child, or any

- 9 corporation, partnership, or association in which any
- 10 of the foregoing has any interest."

ROBERT R. RIGLER.

1 Amend Senate File 279, section 4, by inserting the

2 following after the period in line 5:

- "This disqualification shall also extend to any
- 4 person if his spouse or child, or any corporation, 5 partnership, or association in which such person, his
- 6 spouse or child has any interest, has a direct or indirect
- 7 financial interest in any such race track or operation
- 8 of licensed wagering."

ROBERT R. RIGLER.

- 1 Amend Senate File 279 as follows:
- 2 Add the following at the end of section 14:
- 3 "Such audit shall be made by one or more certified
- 4 public accountants who are duly certified under the laws
- 5 of this state."

ROBERT R. RIGLER.

- Amend Senate File 279 section 2, as follows:
- 2 1. In line 2, strike the word and figure "three
- 3 (3)" and substitute therefor the word and figure "six
- 4 (6)".

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- 2. In lines 4, 5, and 6, strike the words and
- 6 figure "one (1) member" and substitute therefor the
 - words and figure "two (2) members".

JOSEPH B. FLATT.

- Amend Senate File 279 by adding a new section at the end
- 2 thereof as follows:
- 3 "Sec. -. No member of the general assembly nor any state
 - officer or deputy, or any member of the immediate family of such
- 5 person shall have any monetary interest in any race track per-6 mitted by this Act or in the ownership of any animal participat-
- 7 ing in any race thereon. Nor shall any such person receive
- 8 directly or indirectly any remuneration from the operation of
- 9 any such track in interest or dividends nor from the earnings
- 10 of any animal performing thereon."

RICHARD L. STEPHENS.

- Amend Senate File 279 as follows:
- 2 Insert the following after the word "area" in line 3
- 3 of section 18: 'the probable effect of racing and pari-mutuel
- 4 wagering on law enforcement and welfare costs in the area,
- 5 and the ability and willingness of the taxpayers of the area
- 6 to pay such additional costs".

DAVID STANLEY.

- 1 Amend Senate File 279 by adding at the end thereof a new 2 section as follows:
- 3 "Sec. —. No bank or trust company or other corporation of
- 4 which any member of the general assembly or state officer is a 5 stockholders shall loan any money or other thing of value or ex-
- 6 tend any credit to the owners, promoters, operators or assignees
- 7 of any race track permitted under this Act or to the owners or

- mortgagors of any animal engaged in any performance on such
- The officers of any such bank, trust company or corpora-
- tion shall be personally liable for prosecution for a misdemeanor 10
- 11 in any violation of this section.

FRANCIS L. MESSERLY.

- Amend Senate File 279 by adding the following new section:
- 2 "Sec. 54. Notwithstanding any other provisions of this
- 3 Act, no pari-mutuel wagering shall be permitted or licensed
- 4 in any county unless the proposition to do so shall have been
- 5 approved by a majority of the qualified electors of said county
- 6 voting thereon in a general or special election. Such elections
- shall be held in accordance with the election laws of Iowa."

JOHN D. SHOEMAN.

- Amend Senate File 279 by striking all after the enacting clause 1
- and inserting in lieu thereof the following:
- Section 1. This Act shall be known as the "Horse Racing Law".
- 4 The purpose of this Act shall be to encourage agriculture and the breeding of horses in this state. 5
- 6 Sec. 2. When used in this Act, unless the context otherwise 7 requires:
- 8 1. "Association" means any county, district, or state fair li-9 censed to engage in the conduct of a recognized horse race meet.
- 2. "Person" includes any individual, partnership, corporation, 10 11 or other association or organization.
 - 3. "Board" means the Iowa horse racing board.
- 13 4. "Secretary" means the secretary of the Iowa horse racing 14 board.
- 15 5. "Fund" means the fair and exposition fund.
- 6. "Breakage" means the odd cents by which the amount payable 16 17
- on each dollar wagered exceeds a multiple of ten (10) cents. 18 7. "Pari-mutuel" means a form of wagering on the outcome of
- horse races in which those who wager purchase tickets of various 19 20 denominations on a horse or horses and all wagers for each race
- 21 are pooled and held by the racing association for distribution. 22 When the outcome of the race has been decided, the association
- 23 distributes the total wagers comprising the pool less the per-
- 24 centage allowed the state and the association to holders of tick-
- ets on the winning horse or horses. 25
- 26 8. "Pari-mutuel pool" means the total money wagered by patrons 27 and held by the association under the pari-mutuel system on any
- 28 horse or horses in a particular race to win, place, or show. There shall be a separate pool for win, place, and show, for the
- 29 30 daily double, and for quinella when each is used.
- 31 9. "Quarter horse racing" means the form of horse racing in which a participating horse is mounted by a jockey and engages 32
- 33 in a straightaway race over a distance less than five-sixteenths 34 (5/16) of a mile.
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- 10. "Thoroughbred racing" means a form of horse racing in 36 which each participating horse is a thoroughbred, is mounted by 37 a jockey, and engages in races on the flat but does not include a steeplechase or hurdle race.
- 38 11. "Harness racing" means the form of horse racing in which 39 40 each horse is harnessed to a sulky, carriage, or similar vehicle

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as distinguished from the form of horse racing in which each horse 41 participating is mounted by a jockey. 42

12. "Thoroughbred horse" means any horse including mare, gelding, colt, and filly that meets the requirements of and is regis-44 tered by the jockey club of New York including foreign thorough-45

46 bred horses.

13. "Iowa-bred horse" means a foal dropped by a mare in Iowa 47 after being conceived in Iowa and remaining in Iowa until the foal 48 49 is weaned.

14. "Inclosure" means all areas of the racing grounds of an association to which admission can be obtained only by payment of an admission fee or upon presentation of authorized creden-

15. "Inclosure—public" means the areas to which the public is admitted upon payment of admission fees but excluding restricted areas such as the jockey room, the racing strip, the receiving

barn, and the stable area. 57

16. "County of the first (1st) class" means a county with a population of two hundred thousand (200,000) or over, or a county whose population coupled with adjoining counties, within or outside the state, is in excess of two hundred thousand (200,000).

17. "County of the second (2nd) class" means a county with a population of less than two hundred thousand (200,000).

64 18. "Charity days" means racing days granted to an association 65 for the purpose of contributing net proceeds from such days to charitable organizations. Charity days are part of a regular race 66 67 meet and shall not constitute a separate meet.

68 Sec. 3. Jurisdiction and supervision over meets in this state 69 where horse races with wagering on the results are held or con-70 ducted and over all persons and procedures having to do with the 71 operation of such meets is hereby vested in the Iowa horse racing 72 board.

73 The board shall consist of three (3) members appoint-74 ed by the governor with the advice and consent of the senate who 75 shall hold office for a term of six (6) years except the terms of 76 the initial appointees to the board appointed by the governor 77 shall be as follows:

78 1. One (1) member shall serve from the date of appointment to 79 June 30, 1967.

2. One (1) member shall serve from the date of appointment to June 30, 1969.

3. One (1) member shall serve from the date of appointment to June 30, 1971.

Any vacancy occurring on the board shall be filled by the governor for the unexpired term with the advice and consent of the senate if the general assembly is in session. Any appointment filling a vacancy occurring while the general assembly is not in session shall be transmitted to the senate for confirmation within thirty (30) days following the convening of the next session of the general assembly or the appointment shall expire. Members of the board shall be eligible for reappointment at the discretion of the governor. The governor may remove any board member for cause 92 but not until the member has first been presented with a copy of

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- 96 Sec. 5. Each member of the board shall have been a resident 97 of the state for two (2) years preceding his appointment. Members 98 of the board shall serve without compensation but shall receive 99 travel and other necessary expenses. A person shall be disqual-100 ified from membership on the board for any of the following rea-101 sons:
- 102 1. Holding any financial interest in a horse race track in this state, in the operation of any such track, or in the operation of authorized wagering on the results of horse races.
 - 2. Accepting any pecuniary reward from any horse race track, any reward in respect to the operation of the race track, or any reward in respect to the operation of authorized wagering on the results of horse races in this state.

No board member shall be disqualified from receiving a share of any purse awarded him as the result of being an owner of a horse or as a breeder of an Iowa horse entered in any horse race.

112 Sec. 6. The board shall:

- 1. Appoint a secretary who shall receive an annual salary determined by the board.
- 115 2. Appoint stewards and such other employees as shall be nec-116 essary to carry out the provisions of this Act.
- 117 Sec. 7. A person shall be disqualified from employment by the 118 board for any of the following reasons:
 - 1. Holding any financial interest in a horse race track in this state, in the operation of any such track, or in the operation of authorized wagering on the results of horse races.
- 122 2. Accepting any pecuniary reward, other than an authorized salary, from any horse race track, any reward in respect to the operation of the race track, or any reward in respect to the operation of authorized wagering on the results of horse races in this state.
 - Sec. 8. The salaries and the necessary travel and other expenses of the secretary and other employees of the board shall be paid at such times as the board shall determine by the treasurer of state on warrants of the state comptroller upon the certification of the chairman of the board out of the money appropriated for that purpose.
 - Sec. 9. The board shall establish and maintain a general office for the transaction of business at a place to be determined by the board. The board may establish one (1) or more branch offices for the transaction of business at a place or places so determined. Meetings of the board may be held at any place other than the general office or branch offices when the convenience of the members of the board so requires. A majority of the board shall constitute a quorum for the transaction of business and for the exercise of any powers.
 - of any powers.

 Sec. 10. All meetings of the board shall be open and public and no person shall be prohibited from attending any board meeting, except that the board may meet in executive session to deliberate or vote on any action to be taken. A public record of every vote shall be maintained at the general office of the board.
 - Sec. 11. The secretary shall keep a full and true record of all proceedings of the board, prepare for service such notices and other papers as may be required, and perform such other duties as the board may prescribe. All books, documents, and papers of the

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board shall be preserved by the secretary at the general office of 151 the board. All records of the board shall be open to inspection by 152 the public during regular office hours. 153

Sec. 12. The board may visit, investigate, and place expert accountants and such other persons as it may deem necessary in the office, track, or other place of business of any association for 157 the purpose of satisfying itself that the association is strictly 158 complying with the rules and regulations of the board. The board may establish such procedures as it may deem necessary for associa-159 tions in maintaining books, financial statements, and other state-160 ments.

Sec. 13. The board, its secretary, or stewards may issue subpoenas for the attendance of witnesses or the production of any records, books, memoranda, documents, or other papers or documents as shall be necessary to enable them to effectively discharge their duties and may administer oaths or affirmations necessary in connection therewith.

Sec. 14. Any person subpoenaed who fails to appear at the time and place in answer to a subpoena and to bring any papers, records, or documents specified in the subpoena, or who upon such appearance refuses to testify or produce such papers, records, or documents shall be guilty of a misdemeanor.

Sec. 15. Any person who testifies falsely under oath in any proceeding before or any investigation by the board, its secretary, or stewards shall be guilty of a felony and shall be punished in the same manner as prescribed by law for punishment of perjury.

177 Sec. 16 In lieu of requiring an affidavit or other sworn 178 statement in any application or other paper or document required 179 to be filed, the board may require a certification thereof under the penalty of perjury in such form as the board may prescribe. 180 181 any person who willfully makes and subscribes any such certifi-182 cate which is materially false in any particular shall be guilty 183 of a felony and shall be punished in the manner prescribed by law 184 for the punishment of perjury.

185 Sec. 17. The board shall have all powers necessary and proper, 186 including delegating to its secretary and to steward's such of its 187 powers and duties, as shall be necessary to carry out the provi-188 sions of this Act. Any decisions or action of its secretary or any 189 steward may be reviewed or reconsidered by the board at its option.

190 Sec. 18. The board shall biennially make a full report to 191 the general assembly of all proceedings for the two (2) fiscal 192 years ending with the last day of June preceding a regular 193 session of the general assembly. The report shall include such recommendations as the board deems necessary. 194

195 The attorney general and the county attorney of each 196 county shall enforce this Act in their capacities as law enforce-197 ment officers.

> Sec. 20. All licenses granted under this Act shall:

1. Be in writing.

200 2. Be subject to all rules, regulations, and conditions which 201 the board shall from time to time prescribe.

3. Contain such provisions and conditions as shall be deemed necessary and desirable by the board for the purpose of this Act. Sec. 21. Every license granted under this Act shall be subject

to suspension or revocation by the board when the board has reason

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to believe that the licensee has not complied with any provisions or conditions of the license or has broken or violated any law or any rule or regulation of the board affecting the license. Sec. 22. If any license is suspended or revoked, the board

shall state publicly the reasons for the suspension or revocation

211 and shall cause an entry of such reasons to be made in the minutes 212 of the meeting of the board at which the suspension or revocation 213 is being considered. The action of the board in suspending or revoking a license issued under this Act shall be final except 214 215 that the propriety of such action shall be subject to review upon 216 appeal to the district court. The action of the board shall stand 217

unless and until such action may be reversed by the court. Sec. 23. Upon application in writing, the board may issue a

219 license to any county, district, or to the state fair to conduct a 220 horse race meet at the track specified in the application.

221 Sec. 24. Every license issued under this Act shall specify the 222 following:

1. The name of the fair to which the license is issued.

2. The track where the horse race meet is to be held or con-

3. The days and hours of the day when the meet shall be permitted.

4. The number and types of races which shall be run on each day of the meet.

A license issued under this Act shall not be transferable nor shall the license permit the conduct of a horse race meet at any track not specified therein. If however the track specified in a license becomes unsuitable for racing because of fire, flood, or other catastrophe, the meet or any remaining portion of the meet may be conducted at any other track in the same area specified by the board. The board may specify any other track within the area for the conduct of the meet or the remaining portion thereof whether or not such conduct shall result in increasing the number of racing days in the county or area in which such track is situated.

Sec. 26. Each application for a license to conduct a horse race meet shall be accompanied by the payment of a license fee in the form of a certified check payable to the treasurer of the state in the amount of ten (10) dollars.

Sec. 27. Every association licensed under this Act which conducts a horse race meet shall pay a fee equal to the sum of the following:

1. Five (5) percent of all money over one million (1,000,000) dollars and not in excess of ten million (10,000,000) dollars handled in the pari-mutuel pools operated by the association during the period of the license.

2. Six (6) percent of the amount by which the total amount so handled by the association in the pari-mutuel pools exceeds ten million (10,000,000) dollars but is not in excess of twenty million (20,000,000) dollars.

3. Seven and one-half $(7\frac{1}{2})$ percent of the amount by which the total mount so handled by the association in the pari-mutuel pools exceeds twenty million (20,000,000) dollars.

4. The breakage shall be retained by the association.

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Payment of the fee shall be made daily on account to the board during each meet and the amount attributable to breakage shall be so reported.

Sec. 28. Except as provided in this Act, no license or excise tax or fee shall be assessed against or collected from any association by the state or by any county, city, district, or any other body having the power to asses or collect any license, tax, or fee.

Sec. 29. Every person who participates in or has anything to do with the racing of horses, including a horse owner, jockey, driver, apprentice, exercise boy, agent, trainer, observer, stable foreman, groom, valet, veterinarian, horseshoer, steward, stable watchman, starter, timer, judge, any other person acting as an official at any horse race meet, and every employee of a parimutuel department of any track shall be licensed by the board pursuant to such rules and regulations as the board may adopt and upon the payment of a license fee fixed and determined by the board. No person required to be licensed by this section shall participate in any capacity in any horse race meet without a valid and unrevoked license authorizing such participation.

and unrevoked license authorizing such participation.

Sec. 30. No qualified person shall be refused a license under

this Act without just cause. An original license issued under this Act shall be issued for the calendar year and shall be renewable annually upon payment of the fee determined by the board for the issuance of the original license. The license shall be valid at all horse race meets in this state during the period for which issued unless suspended or revoked prior to the expiration of such period.

Sec. 31. At least ninety (90) percent of all employees in the pari-mutuel department of any track shall have been residents or registered voters of this state for at least two (2) years prior to the issuance of a license for employment in the department.

Sec. 32. The board may at any time require the removal of any official or employee of any association in any instance where the board has reason to believe that the official or employee has been guilty of any dishonest practice in connection with horse racing or has failed to comply with any provision or condition of the association's license, or has violated any law or any rule or regulation of the board.

Sec. 33. The board shall allocate the racing day for the conduct of racing. The board may apportion the maximum number of racing days permitted in each county or in an area designated in section thirty-four (34) of this Act equally among associations in the county or area where there is more than one (1) association.

Sec. 34. The racing days granted for any meet shall be continuous, nonracing days accepted, and shall be granted as follows:

1. In each county of the first (1st) class, the board may allow not to exceed sixty (60) racing days per year of which no more than thirty (30) racing days may be thoroughbred, or harness, or quarter-horse racing, exclusive of charity days.

2. In an area embraced within each county of the second (2nd) class, the board may allow not to exceed thirty (30) racing days per year for the entire area.

3. At any race meet, the association may upon approval of the board conduct one (1) or more quarter horse races.

Sec. 35. An association shall not have horse racing with pari-

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315 mutuel wagering during the time of any fair.

The board may grant not to exceed five (5) additional Sec. 36. racing days to each association during any one (1) meet to be conducted as charity days by such association for the purpose of distribution of the net proceeds therefrom to beneficiaries through the distributing agent as herein provided. As a condition of the issuance of the license, the board may require that the association during such meet shall conduct such charity day racing and shall furnish its plant, facilities, and all personnel and property necessary for the conduct of racing on the charity days. All rac-ing officials required by law or regulation to serve in connection with a meet shall also serve, without further authority or desig-nation, in their respective capacities and at the same rate of compensation in connection with charity day racing.

Sec. 37. The income from all operations carried on in connec-tion with or resulting from the conduct of racing including income from pari-mutuel wagering, admissions, parking, program sales, and concessions shall be income from operations on charity days. From the gross income from such operations, there shall be deducted only the expenses incurred because of the conduct of racing on such days, but no deduction shall be made by the association for any overhead expense or for expenses of the association which would be incurred irrespective of the conduct of the charity days rac-ing. The balance of such income after such deductions shall be designated as charity days net proceeds and shall be paid by such association to a distributing agent selected and qualified in accordance with this Act. No profit shall be made, either directly or indirectly, from charity days operations by the association.

Sec. 38. The distributing agent for the charity days net proceeds shall be one (1) or more nonprofit organization or corporations, selected by the association and approved by the board. Each distributing agent to be qualified under this Act shall conform to the existing laws and regulations of this state and the United States so as to exempt or be entitled to exemption from the payment of any tax measured by income.

Sec. 39. No distributing agent eligible for net proceeds under this Act shall have less than five (5) trustees or directors. None of the individuals constituting the governing board of trustees or directors of such distributing agent shall be directly connected with, be a stockholder, or have any interest in the racing association which is the licensee of the race meet. Each of such trustees or directors shall be a person who is a resident of this state and an executive, officer, director, trustee, or member of the governing body or board of an organization engaged in civic, religious, charitable, educational, or veterans activities in this state. Each distributing agent shall have adopted bylaws, shall have provided for election to fill vacancies in the board of directors or trustees, and shall hold at least one (1) meeting each year.

Sec. 40. Each association shall pay the charity days net proceeds to such distributing agent as soon as practicable after the determination thereof, and such agent or agents shall thereafter distribute not less than ninety (90) percent of the aggregate proceeds from charity days racing received to beneficiaries within twelve (12) calendar months after the last day of the meet

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during which such charity days were conducted. The balance of any proceeds, if any, not distributed within such twelve (12) month period shall be distributed as soon thereafter as shall be practicable.

Sec. 41. Such distribution shall be made to beneficiaries qualified under this Act. For the purposes of this Act, a beneficiary shall be:

1. A nonprofit corporation or organization entitled by law to receive a distribution made by a distributing agent.

2. Exempt or entitled to an exemption from the same taxes measured by income imposed by this state and the United States as those under which the distributing agent is exempt or entitled to an exemption.

3. Engaged in charitable, benevolent, civic, religious, or veterans work similar to that of agencies recognized by an organized community chest in the state of Iowa. The funds so distributed may be used by such beneficiary for capital expenditures.

4. Approved by the board.

Sec. 42. Within the twelve (12) month period specified in section forty (40) of this Act and prior to the payment of any charity days net proceeds to any beneficiary, the distributing agent shall submit the name of the beneficiary or beneficiaries to the board for approval. If the board does not disapprove of the beneficiary or beneficiaries within sixty (60) days after the submission, approval shall be deemed to have been given.

Sec. 43. No association or person shall hold or conduct or assist, aid, or abet in holding or conducting any meet in this state where there is horse racing with wagering on its results unless such meets are held or conducted in compliance with this Act. The board may prescribe rules, regulations, and conditions consistent with the provisions of this Act under which all horse races with wagering on their results shall be conducted in this state.

Sec. 44. The board may:

404 1. Adopt any rules and regulations of the United States trot-405 ting association not inconsistent with this Act for the regulation 406 of harness racing.

407 2. Adopt any rules and regulations of the American quarter
408 horse association not inconsistent with this Act for the regulation
409 of quarter horse racing.
410 3. Adopt rules and regulations of the Appaloosa horse club

3. Adopt rules and regulations of the Appaloosa horse club incorporated not inconsistent with this Act for the regulation of races for this breed for distances of less than five-sixteenths (5/16) of a mile.

Sec. 45. The official stud book and registry of the American quarter horse association shall be recognized as the sole official registry for American quarter horses. The board shall further provide by rule for the registration of Iowa-bred American quarter horses to enable compliance with this Act. The board shall by rule, subject to the provisions of this Act, provide for the registration of all Iowa-bred horses.

421 Sec. 46. Since the purpose of this Act is to encourage agri-422 culture and the breeding of horses in this state, a sum equal to 423 ten (10) percent of the first (1st) money of every purse won by 424 an Iowa-bred horse at a horse race meet shall be paid by the

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association conducting the meet to the breeder of such animal. 426 Sec. 47. Every fair conducting a horse race meet shall on 427 each racing day provide for the running of at least one (1) race 428 limited to Iowa-bred horses to be known as the "Iowa-bred race". 429 If, however, sufficient competition cannot be had among horses 430 of that class on any day, the race may with the consent of the 431 board be eliminated for that day and a substitute race provided. 432 Sec. 48. The board may, by rule, provide for the exclusion 433

or ejection from any inclosure where horse races are authorized or from specified portions of such inclosure of any known bookmaker, any known tout, any person who has been convicted of a violation, of any provision of this Act, any law prohibiting bookmaking, or any other unlawful form of wagering on horse races, or any other person including minors whose presence in the inclosure would, in the opinion of the board, be inimical to the interests of the state or of ligitimate horse racing, or both. No such rule shall provide for the exclusion or ejection of any person on the ground of race, color, creed, or sex.

Sec. 49. Any person who, pursuant to a rule of the board, is excluded or ejected from any inclosure where horse racing is authorized may apply to the board for a hearing on the question of whether the rule is applicable to him. The board shall hold the hearing either at its regular meeting after receipt of the application at the office of the board nearest the residence of the applicant or at such other place and time as the board and the applicant may agree upon.

Sec. 50. If upon the hearing, the board determines that the rule does not or should not apply to the applicant, the board shall notify all associations licensed under this Act of such determination. If the board determines that the exclusion or ejection is proper, the board shall make and enter in its minutes an order to that effect. Such order shall be subject to review by the district court.

Sec. 51. Any person who is excluded or ejected from an inclosure pursuant to any rule or rules promulgated under the provisions of section forty-eight (48) of this Act shall be guilty of a misdemeanor if he thereafter enters the inclosure of any association during a horse race meet without having first obtained a determination by the board that the rule or rules under which he was excluded or ejected does not or should not apply to him.

Sec. 52. The board shall adopt rules governing, permitting, and regulating mutuel wagering on horse races under the system known as the pari-mutuel method of wagering. Such wagering shall be conducted only by an association licensed under this Act to conduct a horse race meet and only within the inclosure and on the dates for which horse racing has been authorized by the board. No method of betting, pool making, or wagering other than by the pari-mutuel method shall be permitted or used by any association licensed under this Act to conduct a horse race meet.

Sec. 53. Any association conducting a horse race meet shall provide a place or places within the grounds or inclosure where the association may conduct, operate, and supervise the parimutual method of wagering upon the results of the races within the inclosure. Any person within the inclosure where a horse

race meet is authorized may wager on the results of a horse race held at that meet by contributing his money to the pari-mutuel pool operated by the association under this Act. The pari-mutuel system of wagering shall be operated only by a totalizator or other mechanical equipment approved by the board. The board shall determine the contents to be printed on each pari-mutuel ticket.

Sec. 54. The pari-mutuel system of wagering shall not be unlawful, any other law of the state of Iowa to the contrary not-withstanding, but any form of wagering or betting on the results of a horse race other than the system permitted by this Act shall be unlawful. Any wagering or betting on horse races outside an inclosure where the conduct of horse racing is licensed by the

491 board shall be unlawful.

Sec. 55. Any commission deducted by any association licensed under this Act to conduct a horse race meet from pari-mutuel pools operated by the association shall not exceed the following:

1. Fourteen (14) percent of the gross amount of money not in excess of one million (1,000,000) dollars handled in the pari-

497 mutuel pools during the period of the license.

498 2. Nine (9) percent of the amount by which the total amount so 499 handled exceeds one million (1,000,000) dollars but is not more than ten million (10,000,000) dollars.

3. Eight (8) percent of the amount by which the total amount so handled exceeds ten million (10,000,000) dollars but is not more than twenty million (20,000,000) dollars.

4. Seven (7) percent of the amount by which the total amount so handled exceeds twenty million (20,000,000) dollars.

The amount of the commission deducted by the association shall be in addition to any deduction for the license fee payable under this Act.

Sec. 56. Notwithstanding any other provisions of this Act, an association licensed under this Act to conduct a horse race meet shall, as to any payment made to a person who has wagered by contributing to a pari-mutuel pool operated by such association, also deduct the amount known as the breakage.

Sec. 57. Any person claiming to be entitled to any part of a redistribution from a pari-mutuel pool operated by an association under this Act who fails to claim the money due him prior to the completion of the horse race meet at which such pool was formed, may, within sixty (60) days after the close of such meet file the following with the board:

1. A verified claim, in such form as the board shall prescribe, setting forth the details of the claim including such information as shall be necessary to identify the particular pool and the amount claimed.

2. A substantial portion of the pari-mutuel ticket upon which such claim is based sufficient to identify the particular track, race, and horse involved, the amount wagered, and whether the ticket was a win, place or show ticket.

The board shall hear the claim and consider the proof offered in its support. Unless the claimant satisfactorily establishes his right to participate in the pool, the claim shall be rejected. If the claim is allowed, the association shall upon order of the board pay the amount of the claim to the claimant.

Sec. 58. Fees, commissions, and other money received by the

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board, except that part of any license fee for conducting a horse race meet, in excess of four (4) percent of the gross amount of money handled in the pari-mutual pool and except as otherwise provided in sections sixty-nine (69) and seventy (70) of this Act shall be paid into the state treasury to the credit of the fair and exposition fund.

Sec. 59. The general assembly shall appropriate out of the fund such sums as it deems necessary for the following purposes:

1. For the support of the board including any costs and expenses incurred by the attorney general in the enforcement of this Act as shall be authorized by the board.

2. To the state auditor for the supervision and auditing of all fairs and agricultural societies receiving money from the fund.

3. To the fair allocation and classification committee for expenses incurred in the performance of duties and responsibilities prescribed under this Act.

4. One-half (½) of the balance of the fund shall be allocated by the fair allocation and classification committee to fairs and agriculture societies as provided in sections sixty-three (63) and sixty-four (64) of this Act.

5. One-fourth (¼) of the balance of the fund shall be allocated by the committee to those county and district fairs and agriculture societies having horse racing at which pari-mutuel wagering is prohibited.

6. One-four (1/4) of the balance of the fund shall be allocated annually to the Iowa state fair.

Sec. 60. There is hereby created the fair allocation and classification committee which shall consist of nine (9) members of the senate and nine (9) members of the house of representatives appointed by the governor for a term of two (2) years. Such members shall serve until such time as their successors are appointed and qualified. Each member of the committee shall be responsible for a minimum of ten (10) fairs and a maximum of twelve (12) fairs. The committee shall have the authority to investigate, study, and analyze any and all facts and matters relating to the operation and financing of fairs and to allocate the fund to the county, district, and combined county and district fairs and agriculture societies. Committee members shall be reimbursed for travel and necessary expenses incurred in performing duties and responsibilities prescribed under this Act.

Sec. 61. The first (1st) meeting of the committee shall be at the call of the senator on the committee who is senior in point of service in the senate. If two (2) or more members of the senate on the committee have equal seniority, the senator whose name appears first if the surnames of such members are arranged in alphabetical order shall be deemed to be the senior. The committee shall, at its first (1st) meeting and thereafter from time to time, elect a chairman and vice-chairman. The committee shall meet at such times and at such places as committee members deem necessary in the conduct of their duties and responsibilities.

Sec. 62. The committee shall report to the general assembly at the convening of each regular session. Such reports shall include such recommendations as the committee deems necessary for legislative action.

Sec. 63. The committee shall apportion any money appropriated

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by the state for the encouragement of county, district, and com-bined county and district fairs and to the various agricultural societies on the basis of the amount which each fair or society actually paid in premiums for agricultural, horticultural, mineral, and livestock exhibits, and exhibits of domestic arts, agricultural mechanics, and industrial education made or manufactured for other than commercial purposes in each year. The money so apportioned shall be paid to the several fairs and agricultural societies as soon as such apportionment is determined.

Sec. 64. Five thousand (5,000) dollars shall be the maximum allocation paid any county fair, and twenty-five thousand (25,000) dollars shall be the maximum allocation paid any district or combined county or district fair or agricultural society on an annual basis. Those fairs and agricultural societies having horse race meets at which the pari-mutuel systems of wagering is prohibited may be allocated up to an additional five thousand (5,000) dollars by the committee. Appropriations from the fund may be made by the committee to fairs and societies for permanent improvements to the buildings and grounds used for fair purposes. Any money remaining in the fund at the end of each fiscal year shall be transferred to the general fund of the state.

Sec. 65. All moneys received by any county, district, or combined county and district fairs or any agricultural societies shall be retained and used by such fairs and societies for the general use and purposes and for their maintenance, membership in livestock registry associations and fair associations, support, and operation and for the acquisition, installation, maintenance, and operation of recreational facilities at the respective fairgrounds.

Sec. 66. Every fair or society which is seeking an apportionment shall file a detailed statement of its operations of the previous calendar year with the comptroller on or before the twentieth (20th) day of January of each year. The comptroller shall prescribe the content and form of such statement. The statements of operation filed by each fair and society shall be reviewed by the comptroller along with such reports, statistics, and other information as to the conduct, operation, management of, and other matters relating to any fair sponsored by the fair or society.

Sec. 67. The comptroller and the committee shall from time to time classify such fairs. In making such classifications, the following shall be taken into consideration:

1. The type and class of agricultural, including livestock, industrial, and natural resources exhibited, and the amount of premiums paid in accordance with the published premium list of such fair.

2. Whether the fair is district in nature and offers a special feature for agriculture, livestock, or industry or is a county fair limiting exhibits to the county in which the fair is held and such other characteristics and factors as the comptroller and the committee deem necessary.

3. The ratio of attendance at the fair to the population of the area served by the fair.

4. The efficiency of management, including operational procedures, revenue from sources other than the state, quality of exhibits, and community interest in such fair.

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643 5. The extent and nature of intermin utilization of fair prop-644 erty as promoted by the fair management.

6. The need of the fair for money from state sources.

646 Sec. 68. The books and records of any county, district, or 647 combined county and district fair or exposition or any fair or 648 exposition held by an agricultural society receiving an appropria-649 tion or an allocation from the fund, insofar as they relate to 650 revenues and expenditures for fair or exposition purposes, shall 651 be audited by the state auditor.

Sec. 69. All money representing penalties or fines imposed by the stewards of a horse race meet shall be collected by the association of the meet and paid to the board within ten (10) days after the close of the event. The board shall deposit all such money in the state treasury to the credit of the general fund.

Sec. 70. Ninety (90) days after the close of any horse race meet, any redistributable money in a pari-mutuel pool subject to payment to a claimant, but not successfully claimed within that period, shall be paid to the board, and the board, in turn, shall immediately pay such money into the state treasury to the credit. of the general fund.

662 663

Sec. 71. Any person who bets upon the results of a horse race except by the pari-mutuel method of wagering conducted by an association licensed under this Act and upon or within the grounds or 666 inclosure of such association shall upon conviction be punished by 667 fine not to exceed five hundred (500) dollars or by imprisonment 668 in the county jail for not more than one (1) year, or both.

669 Sec. 72. Any person who violates any of the provisions of this 670 Act for which a penalty is not herein expressly provided shall be

671 guilty of a misdemeanor.

> PETER F. HANSEN. KENNETH BENDA. CHARLES F. GRIFFIN.

1 Amend Senate File 279 by striking section 23.

ROBERT J. BURNS.

1 Amend Senate File 279, section 2, line 3, by insert-

ing after the words "consent of" the following: "two-thirds

of the members of".

ROBERT J. BURNS.

1 Amend Senate File 279 as follows:

2 1. In section 2, line 2, strike the word and figure

3 "three (3)" and insert in lieu thereof the word and figure

4 "nine (9)".

5

2. In section 2, lines 4, 5, and 6, strike in each

instance the words and figure "one (1) member" and insert

in lieu thereof the words and figure "three (3) members".

ROBERT J. BURNS.

1 Amend Senate File 560 by adding the following paragraph at the end 2 of section 3 thereof:

"9. Trade or vocational schools approved or accredited by any

department or agency of this or any other state."

DONALD G. BENEKE. WILLIAM F. DENMAN.

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Amend Senate File 560 as follows:
 2
      1. By adding the following new section after section
 3
 4
      "It shall be unlawful to sell more than one (1)
 5
    lifetime contract to any one person."
      2. By renumbering the remaining section.
                                                 WILLIAM F. DENMAN.
 1
      Amend Senate File 575 by striking section 11 and
    inserting in lieu thereof the following:
 3
      "Sec. 11. Section twenty-eight A point nine (28A.9),
 4
    Code 1962, is hereby amended by striking in line seven (7)
    the word "administration" and inserting in lieu thereof
    the words "civil defense division and executive director,
    department of public defense."
                                                 Francis L. Messerly.
      Amend Senate File 575, section 4, subsection 3, by
    striking all of paragraph a and inserting in lieu thereof
 2
 3
    the following:
 4
      "a. Prepare a comprehensive plan and program for the
 5
    civil defense and emergency resource management of this
    state, such plan and program to be integrated into and
    coordinated with the civil defense plans and emergency
    planning of the federal government and of other states to
 9
    the fullest possible extent, and to coordinate the prepara-
    tion of plans and programs for civil defense and emergency
10
    planning by the political subdivisions and various state
11
    departments of this state, such plans to be integrated into
12
13
    and coordinated with a comprehensive state emergency program
    for this state as coordinated by the director of public
15
    defense, to the fullest possible extent."
                                                  Francis L. Messerly.
      Senate File 583 is hereby amended as follows:
      1. Amend the title by striking all after the word "Act" in
    line one (1) and inserting in lieu thereof the words "relating
 3
 4
    to the moneys and credits tax and establishing a three (3) percent
 5
    surtax."
 6
      2. Amend by striking all after the enacting clause and insert-
 7
    ing in lieu thereof the following:
 8
      "Section 1. Section four hundred twenty-nine point two (429.2),
 9
    Code 1962, is hereby amended as follows:
10
      1. By striking from line nineteen (19) the words 'five mills'
11
    and inserting in lieu thereof the words 'one (1) mill'.
12
      2. By adding the following thereto:
13
      'The millage tax provided for in this section shall be and is
14
    the same as provided for in section thirty-five B point eleven
15
    (35B.11) of the Code and shall not be levied in addition thereto.
16
    The millage rate shall be remitted to the treasurer of state and
17
    applied to the payment of principal and interest of the Korean
18
    War Veterans' bonus bonds.'
19
                Section four hundred twenty-nine point three (429.3),
```

Code 1962, is hereby amended by striking all of lines one (1) and

two (2) and the words 'and credits and' from line three (3) and

inserting in lieu thereof the following:

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23 'The taxes imposed by sections four hundred thirty point seven (430.7), four hundred thirty-one point thirteen (431.13), four 24 hundred thirty-two point eight (432.8), and five hundred thirty-25 26 three point twenty-two (533.22) shall be five (5) mills on the dollar in addition to any other tax on moneys and credits provided 27 28 by law and those taxes, together with the taxes imposed by sections four hundred thirty A point three (430A.3), four hundred 29 30 thirty-one point one (431.1), four hundred thirty-one point ten (431.10), and four hundred thirty-two point five (432.5) of the 31 32 Code'.

"Sec. 3. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by inserting in line eight (8) after the word 'transacted.' the following sentence:

'Such moneys and credits shall be taxed at a rate of five (5) mills in addition to any other tax on moneys and credits provided by law, and the proceeds thereof distributed to taxing districts as provided in section four hundred twenty-nine point three (429.3) of the Code.'

"Sec. 4. Chapter four hundred twenty-two (422), Code 1962, is hereby amended by adding the following new section to Division II thereof:

"Every individual taxpayer subject to filing an Iowa income tax return shall make a separate accounting, on his tax return. of interest and dividends received during the tax year and forward to the tax commission, as a surtax, three (3) percent of the amount thereof. The provisions of this section shall not be applicable to the first two hundred (200) dollars of such interest and dividends for every individual taxpayer, interest and dividends received on United States government securities, interest and dividends received on bonds or certificates issued by any municipality, school district, drainage or levee district, river-front improvement commission or county within the state of Iowa, and interest and dividends received on any moneyed capital subject to moneys and credits taxation prescribed in sections two (2) and three (3) of this Act. The amount of said surtax shall be paid at the same time and in the same manner as income taxes due on the tax return. The total amount of all surtaxes collected hereunder shall be returned to the county of origin as indicated by the mailing address of the taxpayer. Surtaxes paid by nonresidents shall be credited to the state general fund.

'The state tax commission shall make a separate account of the amount of said surtax received from each county and on the first day of each calendar quarter certify to the state treasurer and state comptroller the amounts determined as due each county and the comptroller shall thereupon draw warrants for the said amounts and transmit same to the various county auditors for deposit with the county treasurers. Each county auditor shall apportion said funds in the same manner as receipts from moneys and credits are apportioned as provided in section four hundred twenty-nine point three (429.3) of the Code.'

"Sec. 5. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to

- 76 persons or circumstances other than those to which it is held in-
- 77 valid shall not be affected thereby."

RICHARD L. STEPHENS.

- 1 Amend House File 538 by adding the following new section:
- 2 Sec. 2. This Act, being deemed of immediate importance shall
- 3 be in full force and effect from and after its passage and
- 4 publication as provided by law, in the Auburn Enterprise, a
- 5 newspaper published at Auburn, Iowa, and in the New Hampton
- 6 Tribune, a newspaper at New Hampton, Iowa.

ELMER F. LANGE.

On motion of Senator Frommelt, the Senate adjourned until 9:30 a.m., Monday, May 17, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MAY 17, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Wilson Hyde, pastor of the Union Park Methodist Church, Des Moines, Iowa.

PETITION

The following petition was presented and placed on file:

By Senator Hansen, from seven hundred twenty-five residents of Polk and Webster Counties favoring passage of the "Fair" parimutuel bill.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate twenty-eight students, members of the fifth grade class from the Edwards Elementary School, Ames, who were present in the balcony accompanied by their instructor, Mrs. Ray Woody.

Senator Balloun asked and received unanimous consent to present to the Senate forty students, members of the senior class of the Dysart Community School, who were present in the balcony accompanied by their superintendent, J. Earl Mason, and their instructor, Ken Paulsen.

Senator Ely asked and received unanimous consent to present to the Senate one hundred fifty students from the College Community Schools, Cedar Rapids, who were present in the balcony accompanied by their instructors, S. W. Wiley, Don Ringgenberg, Ken Marsh, Jo Pries, Ethel Bailey, Don Jennings, Gene Seehusen, Robert Mellgren, Jill Wiley and William Yeisley.

Senator Van Gilst asked and received unanimous consent to present to the Senate thirty-two students, members of the seventh grade class of the Fremont Junior High School, who were present in the balcony accompanied by their instructor, Oliver Minor.

Senator Nims asked and received unanimous consent to present to the Senate twenty-eight students from the Edwards Elementary School, Ames, who were present in the balcony accompanied by their instructor, Jane Harberts.

HOUSE AMENDMENT CONSIDERED

Senator Hagedorn called up for consideration Senate File 140, a bill for an act relating to interstate commerce commission authority of motor carriers, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 140

Amend Senate File 140, section one (1), as follows:

1. By inserting in line eleven (11) after the word "required" the following: "provided, however, nothing in this section shall be construed to include any carrier transporting property consisting of ordinary livestock or agricultural (including horticultural) commodities (not including manufactured products thereof), if such carrier does not transport any other property for compensation".

2. By striking from line fourteen (14) the words "without payment of additional fees" and inserting in lieu thereof the words "upon payment of a filing fee in the amount of ten dollars (\$10.00) for each filing of supple-

mental authority".

3. By striking from lines seventeen (17), eighteen (18) and nineteen (19) the words "issue an identification bearing such number for each vehicle or combination of vehicles operating under such registration" and inserting in lieu thereof the following: "annually issue a decal or sticker bearing the registration number of the carrier for each tractor or truck of the carrier operating in this state and shall charge and collect from the carrier a fee of twenty-five cents (25c) for each decal or sticker".

The Senate concurred in the House amendment.

Senator Hagedorn 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:

Briles	Flatt	Kyhl	Reno
Buren	Flov	Lange	Reppert
Burke	Frommelt	Lisle	Rigler
Burns	Hagedorn	Lodwick	Riley
Cassidy	Hagie	Lucken	Schroeder
Coleman	Hansen	McGill	Shaff
Condon	Heaberlin	Messerly	Shirley
DeKoster	Heving	Mills	Shoeman
Denman	Kibbie	Mincks	Tabor
Dodds	Klefstad	Nims	Vance
Elvers	Kruck	O'Malley	Walker
Ely		S 2.22.23	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Nays, 1: Stanley

Absent or not voting, 12:

Balloun	Elthon	McNally	Patton
Benda	Griffin	Murray	Stephens
Beneke	Main	Nurse	Van Gilst
		-14100	, an an

Voting present, 1:

Hill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Reppert, House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system, was taken up for further consideration.

Senator Reppert called up the amendment filed by him on March 18 and found on pages 570 and 571 of the Senate Journal.

Senator Kruck moved that action on House File 31 be deferred and that the bill retain its place on the calendar, which motion prevailed.

On motion of Senator Patton, Senate File 470, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa, was taken up for further consideration.

Senator Patton asked and received unanimous consent that House File 538 be substituted for Senate File 470.

On motion of Senator Patton, House File 538, a bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence, Iowa, was taken up and considered.

Senator Lange offered the following amendment and moved its adoption:

Amend House File 538 by adding the following new section:

Sec. 2. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in the Auburn Enterprise, a newspaper published at Auburn, Iowa, and in the New Hampton Tribune, a newspaper at New Hampton, Iowa.

The amendment was adopted.

Senator Patton moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

,,			
Balloun	Burns	Denman	\mathbf{Floy}
Benda	Cassidy	Dodds	Frommelt
Briles	Coleman	Elvers	Hagedorn
Buren	Condon	Ely	Hansen
Burke	DeKoster	Flatt	Heaberlin

Heying Main O'Mallev Shirlev Kibbie McGill Patton Shoeman Klefstad Messerly Reno Stanley Kruck Mills Rigler Stephens Kvhl Mincks Reppert Tabor Lange Murray Rilev Vance Nims Van Gilst Lisle Schroeder Lodwick Nurse Shaff Walker Lucken

Nays, none.

Absent or not voting, 6:

Beneke Griffin Hill McNally Elthon Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Patton asked and received unanimous consent that Senate File 470 be withdrawn from further consideration of the Senate.

THIRD READING OF BILLS

On motion of Senator Hill, Senate File 591, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm-to-market road fund and urban road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, and relating to salaries of highway commission members, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Flatt Lisle Reppert Benda Flov Lodwick Rigler Briles Frommelt Lucken Riley Buren Hagedorn Main Schroeder Burke Hansen McGill . Shaff Burns Heaberlin Mills Shirley Cassidy Heying Mincks Shoeman Coleman Hill Murray Stanley Condon Kibbie Nims Stephens DeKoster Klefstad Nurse Tabor Denman Kruck O'Malley Vance Dodds Kyhl Patton Van Gilst Elvers Lange Reno Walker Ely

Nays, none.

Absent or not voting, 6:

Beneke Griffin McNally Messerly Elthon Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 592, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, was taken up and considered.

Senator Rigler offered the following amendment, filed by Senators Rigler, Shaff, Hagedorn, Heying, Van Gilst and Briles, and moved its adoption:

Amend Senate File 592 as follows:

1. Amend section 1 by striking all of subsection 2.

2. Further amend section 1, line 3, by striking "sixty-eight thousand dollars (\$2,068,000.00)" and inserting in lieu thereof the following: "dollars (\$2,000,000.00)".

The amendment was lost.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 592 as follows:

By striking section four (4) and inserting in lieu thereof the following:

"Sec. 4. When the state highway commission has approved a project or aircraft to be financed with funds herein authorized, a description of said project or aircraft and estimated cost shall be reported to the governor and state comptroller for allocation of funds."

The amendment was adopted.

Senator Messerly moved to reconsider the vote by which the amendment by Senator Rigler failed to be adopted.

Roll call was requested.

On the question "Shall the Senate reconsider?" the vote was:

Rule 8 was invoked.

Ayes, 26:

Balloun	Hagie	Messerly	Shaff
Benda	Hansen	Mills	Shoeman
Briles	Heying	Murray	Stanley
$\mathbf{DeKoster}$	Hill	Nims	Stephens
Elvers	Klefstad	Patton	Van Gilst
Frommelt	Lange	Rigler	Walker
Hagedorn	Main		

Nays, 28:			
Buren	Dodds	Kyhl	Nurse
Burke	\mathbf{Ely}	Lisle	O'Malley
Burns	Flatt	Lodwick	Reppert
Cassidy	Floy	Lucken	Schroeder
Coleman	Heaberlin	McGill	Shirley
Condon	Kibbie	McNally	Tabor
Denman	Kruck	Mincks	Vance

Absent or not voting, 5:

Beneke Elthon Griffin

Reno

Riley

The motion to reconsider was lost.

Senator Hill moved that the bill be read a third 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:

Benda Briles Buren Burns Cassidy Coleman Condon Denman Dodds Ely Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Kruck

Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Nims
Nurse
O'Malley

Patton Reno Reppert Rigler Riley Schroeder Shirley Stanley Tabor Vance Walker

NT-

Nays, 10:

Balloun DeKoster Elvers Klefstad Main Murray

Kyhl

Lange

Shaff Shoeman Stephens Van Gilst

Absent or not voting, 3:

Beneke

Elthon

Griffin

Voting present, 1:

Burke

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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 Hill, Senate File 593, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, for use as a revolving fund, was taken up and considered.

Senator Hill moved that the bill be read a third 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:

Balloun Buren Burns Cassidy Coleman Condon Denman Dodds

Elvers Ely Floy Frommelt Hagedorn Hansen Heaberlin Heying	Hill Kibbie Kruck Kyhl Lodwick Lucken Main McGill	McNally Mills Nims Nurse O'Malley Patton Reno	Reppert Schroeder Shirley Stanley Tabor Vance Van Gilst
Nays, 12: Benda Burke	Hagie Klefstad	Murray Rigler	Shaff Stephens
DeKoster	Lange	Riley	Walker

Absent or not voting, 9:

Beneke Flatt Lisle Mincks
Briles Griffin Messerly Shoeman
Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that all bills passed thus far today be immediately messaged to the House.

On motion of Senator Frommelt, the Senate recessed until 1:25 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Reppert submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of William C. Knapp, of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, under the provisions of Section 117.8, Code of Iowa 1962, for the four-year term beginning July 1, 1965, and ending June 30, 1969, has completed its investigation and recommends William C. Knapp for this appointment.

HOWARD C. REPPERT, JR., Chairman. ALAN SHIRLEY.
JOSEPH B. FLATT.
STANLEY M. HEABERLIN.
JOHN D. SHOEMAN.

On motion of Senator Reppert the report was adopted.

Senator Reppert moved the appointment of William C. Knapp of Des, Moines, Polk County, Iowa, as a member of the Iowa Real Estate Commission for the four-year term beginning July 1, 1965, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Balloun Floy Lodwick Reppert Rigler Benda Frommelt Lucken Buren Hagedorn Main Riley Burke Hagie McGill Schroeder McNally Burns Hansen Shaff Cassidy Heaberlin Messerly Shirley Coleman Heying Mills Shoeman Condon Hiľl Mincks Stanley DeKoster Murray Kibbie Stephens Denman Klefstad Nims Tabor Dodds Kruck Nurse Vance Kyhl Elvers O'Malley Van Gilst Walker Elv Lange Patton Flatt Lisle Reno

Nays, none.

Absent or not voting, 4:

Beneke Briles Elthon Griffin

The motion prevailed and President Fulton declared William C. Knapp of Des Moines, Polk County, Iowa, as a member of the Iowa Real Estate Commission confirmed for the four-year term beginning July 1, 1965, and ending June 30, 1969.

THIRD READING OF BILLS

On motion of Senator Kyhl, Senate Joint Resolution 26, a joint resolution to continue the Interim Committee to study the court system of Iowa (created pursuant to Senate Joint Resolution 18, Sixtieth General Assembly), was taken up and considered.

Senator Kyhl 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, 52:

Balloun Flatt Lisle Reppert Benda. Lodwick Floy Rigler Buren Frommelt Lucken Riley Burke Hagedorn Main Schroeder Burns Hagie Messerly Shaff Cassidy Hansen Mills Shirley Coleman Heaberlin Mincks Shoeman Condon Heying Murray Stanley DeKoster Hill Nims Stephens Nurse Denman Kibbie Tabor Dodds Kruck O'Malley Vance Van Gilst Elvers Kyhl Patton Elv Lange Reno Walker

Nays, 1: Klefstad Absent or not voting, 6:

Beneke Elthon Briles Griffin McGill

McNally

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Benda called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 34 By Benda and Hansen

Whereas, July 4th commemorates the Independence of the United States; and

Whereas, There is a need for a more patriotic observance of the Birthday of our Nation; and

Whereas, The people of the great State of Iowa have sworn to uphold and defend the principles inherent in the Declaration of Independence; now, therefore, be it

Resolved, By the members of the Sixty-first General Assembly of the State of Iowa in regular session assembled in Des Moines, Iowa, on the 12th day of May, 1965, that July 4, 1965, be observed in the same true spirit which inspired our forefathers to establish the Independence which we have inherited; and be it further

Resolved, That this be accomplished by the ringing of all church bells, all bells on government buildings and all carillon bells in colleges and universities for four minutes beginning at 12:00 noon Central Daylight Time on July 4, 1965; and be it further

Resolved, That the ringing of the bells on our Nation's Birthday will be a thrilling reminder of the exalted words and the heroic decisions that founded America challenging each of us to remember the heroic efforts of the men who pledged their lives, their fortunes and their sacred honor so that we may enjoy the freedom which we now possess.

Now Therefore, Be It Resolved by the Senate, the House Concurring, That the governor be respectfully requested to issue a proclamation in accordance with the observance of this day of liberation and this resolution drawn by the Sixty-first General Assembly of the State of Iowa.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator O'Malley, Senate File 239, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor, with report of committees on appropriations and industrial and human relations recommending amendment in accordance with the following amendment by Senator Ely and passage, was taken up, considered, and the reports of the committees adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 239 by striking all of section 4.

The amendment was adopted.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

,			
Balloun	Flatt	Lisle	Reno
Benda	Floy	Lodwick	Reppert
Briles	Frommelt	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burke	Hagie	McGill	Schroeder
Burns	Hansen	McNally	Shaff
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mills	Shoeman
Condon	Hill	Mincks	Stanley
DeKoster	Kibbie	Murray	Stephens
Denman	Klefstad	Nims	Tabor
Dodds	Kruck	Nurse	Vance
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lange	Patton	Walker

Nays, none.

Absent or not voting, 3:

Beneke

Elthon

Griffin

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, Senate File 599, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly, was taken up and considered.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 599 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 as provided by law, in the Auburn Enterprise, a newspaper published at Auburn, Iowa, and in the Bremer County Independent, a newspaper at Waverly, Iowa.

The amendment was adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Benda Buren Burns Coleman Briles Burke Cassidy Condon DeKoster Heying Messerly Rilev Hill Mills Denman Schroeder Dodds Kibbie Mincks . Shaff Elvers Klefstad Murray Shirley Ely Kruck Nims Shoeman Flatt Kvhl Nurse Stanley Floy O'Mallev Lange Stephens Frommelt Lisle Patton Tabor Hagedorn Lodwick Reno Vance Hagie Main Reppert Van Gilst Hansen McGill Rigler Walker Heaberlin McNally

Navs. 2:

Balloun Lucken

Absent or not voting, 3:

Beneke Elthon

Griffin

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Lange, Senate File 447, a bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads, was taken up for further consideration.

Senator Lange offered the following amendment:

Amend Senate File 447 by adding sections 2 and 3 as follows:

"Sec. 2. Section three hundred six point two (306.2), Code 1962, is hereby amended as follows:

1. By striking all of subsection two (2) thereof and inserting in lieu thereof the following: 'The term "institutional roads" shall include those highways, either inside or outside of cities and towns, upon land belonging to the state at any state institution, but shall not include such primary, secondary, farm to market or local secondary roads which are an extension of either a primary or secondary highway which abuts or which both enters and exits from institutional property at separate points under the jurisdiction of the board of regents or the board of control of state institutions."

"Sec. 3. Amend section three hundred six point two (306.2), Code 1962, subsection six (6) by striking the period in line five (5) and adding in lieu thereof the following: 'state forest and fish and game lands under the control of the State Conservation Commission'."

Senator Lange offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 17 the words "state forest" and inserting in lieu thereof the words ", state forest".

The amendment to the amendment was adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 447 be deferred and that the bill retain its place on the calendar.

THIRD READING OF BILLS

On motion of Senator Shoeman, Senate File 256, a bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county board of education fund and chapter two hundred eighty-four point four (284.4), relating to reimbursement of school districts for loss of taxes, 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 256 as follows:

By striking the period in line eight and inserting in lieu thereof the following: "; except that in no case shall the deduction result in an amount less than the total of the tax free land reimbursement plus any benefits payable to the school district other than the amounts specified in this paragraph."

The amendment was adopted.

Senator Shoeman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

* *			
Balloun	Hagedorn	Lucken	Reppert
Briles	Hagie	Main	Rigler
Buren	Hansen	McGill	Riley
Cassidy	Heaberlin	McNally	Schroeder
Coleman	Heying	Messerly	Shaff
Condon	Hill	Mills	Shirley
DeKoster	Kibbie	Mincks	Shoeman
Denman	Klefstad	Murray	Stanley
Dodds	Kruck	Nims	Stephens
Elvers	Kyhl	Nurse	Tabor
Ely	Lange	O'Malley	Vance
Flatt	Lisle	Patton	Van Gilst
Frommelt	Lodwick	Reno	Walker

Nays, none.

Absent or not voting, 7:

Benda Burke Elthon Griffin Beneke Burns Flov

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Denman, Senate File 375, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent that House File 358 be substituted for Senate File 375.

On motion of Senator Denman, House File 358, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962, was taken up and considered.

Senator Stanley offered the following amendment, filed by Senators Stanley and Denman, and moved its adoption:

Amend House File 358, section 1, by striking lines 47 through 53,

inclusive, and inserting in lieu thereof the following:

"7. Corporations may be formed under the provisions of the Iowa Business Corporation Act for the purpose of practicing architecture as herein defined. No corporation shall be eligible for registration under this chapter. A domestic or foreign corporation may practice architecture in this state, but only if all of the following requirements are met:

1. The entire practice of architecture by the corporation in this state and in connection with buildings, structures, and projects located in this state shall be done by or under the responsible supervision of an architect

or architects qualified by registration as provided in this chapter.

2. All directors of the corporation and the president and all vice-presidents of the corporation shall be qualified by registration as provided in this chapter or chapter one hundred fourteen (114), Code 1962, or qualified by registration under similar laws of another state of the United States.

The practice of architecture by or through a corporation shall not relieve any person of any liability for professional errors or omissions which would exist if he were practicing as an individual, including but not limited to any liability arising out of negligent supervision of the work of subordinates."

The amendment was adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend House File 358 as follows:

Amend section 1 by adding the following new paragraph to subsection 4: "e. Churches or Church properties"

Division was called for.

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 358, section 1, line 12 by inserting after the word "and" the word "aesthetic".

The amendment was lost.

Senator Stephens asked and received unanimous consent to withdraw the amendment filed by him on April 30 and found on page 1164 of the Senate Journal. Senator Stephens offered the following amendment, filed by Senators Stephens and Stanley, and moved its adoption:

Amend House File 358 by inserting the following after the word "architect" in line 22 of section 1:

"or a professional engineer registered under chapter one hundred fourteen (114) of the Code, provided that such unregistered persons shall not be placed in responsible charge of architectural or professional engineering work".

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that action on House File 358 be deferred and that the bill be placed on the calendar under unfinished business.

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 224, a bill for an act relating to secondary roads.

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 relating to voluntary payments for care of patients in state institutions and to provide for the use of social security benefits to pay for such care.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 518 a bill for an act relating to the Iowa natural resources council.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 554, a bill for an act to permit the interchange of federal, state and local government employees.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 29, pledging support of the Sixty-first General Assembly for the Youth in Government Program.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 634, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the counties of Boone and Story.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 29 By Dunton of Keokuk

Whereas, it is fitting that legislators help instill in young people of Iowa an appreciation for and understanding of our democratic system of govern-

ment, particularly the state legislative process; and

Whereas, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in a model legislative session; and

Whereas, the Ninth Model Legislature will be held December 3 and 4;

Whereas, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

Be It Resolved by the House, the Senate Concurring, that the members of the Sixty-first General Assembly hereby commend the sponsoring groups for this fine program for our youth; and

Be It Further Resolved, that the Sixty-first General Assembly pledge its support for the Youth in Government Program and expresses the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the model legislature; and

Be It Further Resolved, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups which have participated in the Youth in Government Program.

HOUSE MESSAGES CONSIDERED

House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the Counties of Boone and Story, State of Iowa, and declaring the boundaries of said school district to be legally established.

Real first and second times and passed on file.

House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first and second times and passed on file.

House File 634, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 37 By Appropriations Committee

Be It Resolved by the Senate, House Concurring: That the following	
authorized by legislative action, are hereby approved and ordered p	paid as
provided by section two point twenty (2.20), Code 1962:	
College Town Studio, photographs (Senate)	7.40
Communications Engineering Company, electrical work (Senate)	96.48
Des Moines Rubber Stamp Company, badges, name signs	
(Senate)	78.25
Executive Council, postage, supplies, telephone rental (Senate)	333.77
Executive Council, supplies for third quarter 1964-65 (Senate)	957.28
Adolph Feiler Photography, photographs, copy of bills (Senate)	8.85
IBM Corporation, typewriter ribbons, maintenance on machines	
(Senate)	43.00
Koch Brothers, supplies (Senate)	1.65
M and M Sales Company, typewriter ribbons (Senate)	23.50
Des Moines Rubber Stamp Company, rubber stamps, badges,	
number plates (House)	247.50
	.945.25
Executive Council, telephone rental (House)	613.09
Adolph Feiler Photography, photographs, copy of House bill	
(House)	62.00
Hatfield Duplicating Company, service on machines, supplies	
(House)	100.40
IBM Corporation, typewriter ribbons, maintenance on machines	•
(House)	34.21
Iowa Radio Supply Company, electric tubes (House)	4.98
Koch Bros., supplies (House)	153.80
Lozier Florist, flowers for Representatives (House)	33.59
M and M Sales Company, ribbons and supplies (House)	60.35
Sears, Roebuck Company, six fans (House)	215.73
Thomas Electric Company, electric lamp, bulbs and service	
(House)	101.45
Wallace-Homestead Co., 1,000 gum labels (House)	24.00

\$5,146.53

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 JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 103,

151, 153, 202, 233, 246, 249, 266, 294, 324, 379, 386, 431, 435, 463, 508, 520, 548 and 557; also, House Files 24, 146, 308, 561 and 656.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, Sr., 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 103, 151, 153, 202, 233, 246, 249, 266, 294, 324, 379, 386, 431, 435, 463, 508, 520, 548 and 557; also, House Files 24, 146, 308, 561 and 656.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 103, 151, 153, 202, 233, 246, 249, 266, 294, 324, 379, 386, 431, 435, 463, 508, 520, 548 and 557.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 14, 1965, the Governor had approved the following bills:

Senate File 21, relating to employment security benefits.

Senate File 30, relating to solicitation from liquor control licensees.

Senate File 104, relating to millage limitations upon the several functional funds of cities and towns.

Senate File 189, relating to the town of Williams in Hamilton County. Senate File 228, relating to eye protective devices by students and teachers.

Senate File 242, relating to the purchase of motor vehicle transit plates. Senate File 290, relating to the conservation commission's authority to appoint supervisory employees as peace officers.

Senate File 366, relating to the construction of municipal hospitals.

Senate File 500, relating to commercial fertilizers, etc.

Senate File 524, relating to accrued vacation pay.

Senate File 528, relating to a patent to real estate in Marion County.

Senate File 537, relating to school taxes in the Gillett Grove rural school district in Clay County, Iowa.

Senate File 538, relating to maximum benefits payable under workmen's compensation.

Senate File 571, relating to an error in Senate File 146, Sixty-first General Assembly.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H.J.R. 13 Governmental affairs

H. F. 271 Ways and means

H. F. 405 Industrial and human relations

H. F. 627 Transportation

H. F. 642 Transportation

H. F. 654 Commerce

H. F. 670 Governmental subdivisions

H. F. 674 Appropriations

H. F. 412 Reassigned to committee on appropriations under Rule 21.

MOTION TO RECONSIDER WITHDRAWN

Senate Mills asked and received unanimous consent to withdraw the motion to reconsider filed by him on May 12, to Senate File 311.

REPORT OF COMMITTEE

Senator Main submitted the following report:

Mr. PRESIDENT: Your committee on agriculture to which was referred House File 275, a bill for an act relating to hog-cholera virus and serum, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 Amend Senate File 54 as follows:
- 2 1. By adding to section one (1), subsection five (5), the

B following new paragraphs consecutively lettered:

4 "f. Any individual employed in or about a hotel, restaurant

or any place engaged in the service of meals.

- 6 g. Any individual physically or mentally handicapped such
 - as to prevent such individual from performing duties and

8 services such as are performed by a normal person."

HOWARD C. REPPERT. JR.

- 1 Amend Senate File 279 as follows:
- 2 In section 5, line 14, strike the words and figures
- 3 "twenty (20) dollars" and insert in lieu thereof the
- words and figures "ten thousand (10,000) dollars".

JOSEPH B. FLATT.

- 1 Amend Senate File 279 as follows:
- 2 In section 3, line 6, strike the words and figures

- 3 "five thousand (5,000)" and insert in lieu thereof "ten
- 4 thousand (10,000)".

JOSEPH B. FLATT.

Amend Senate File 279 by adding to section 39

2 the following:

3 "Provided there shall be no wagering by the pari-mutuel

4 method on Sunday."

FRANCIS MESSERLY.

1 Amend Senate File 279 by striking from line 8 of

section 41 the word and figure "four (4)" and in-

- serting in lieu thereof the word and figure "eight (8).".
- Further amend said section by striking from line ten (10) 5 the word and figure "six (6)" and inserting in lieu thereof the

6 word and figures "twelve (12)".

FRANCIS MESSERLY.

1 Amend Senate File 279 by striking section 37.

FRANCIS MESSERLY.

Amend Senate File 279 by adding to section 39

2 the following:

3 "Each pari-mutuel ticket shall show on its face the percent-

4 age to be received by the state and the permittee."

FRANCIS MESSERLY.

- 1 Amend Senate File 279 by striking from line 5 of sec-
- tion 40 the word and figure "six (6)" and inserting in

3 lieu thereof the word and figures "twelve (12)".

FRANCIS MESSERLY.

- 1 Amend Senate File 375, section 1, subsection b, by
 - striking the semi-colon in line 22 and adding "or a

3 professional engineer."

RICHARD L. STEPHENS.

Amend the committee amendment to Senate File 489 filed

May 14, 1965, as follows:

- 1. Amend line 3 by striking the word and figure 3
- 4 "twenty-five (25) and inserting in lieu thereof the

word and figure "thirty-five (35)".

FRANKLIN S. MAIN.

- Amend Senate File 560, section 1, line 7, by striking the
- 2 words "or other charges".

JACK SCHROEDER.

- Amend House File 492 as follows: 1
- In section 3, line 12, strike the words "city clerk" and
- insert in lieu thereof the words "county chairman".

JOSEPH W. CASSIDY.

- Amend House File 492 as follows: 1
- In section 1, line 2, strike the words "twenty-five thousand
- 3 (25,000)" and insert in lieu thereof the words "twenty
- 4 thousand (20,000)".

JOSEPH W. CASSIDY.

4

5

7

3

1 Amend Senate Joint Resolution 25 by adding to section 2 the following:

3 "The commission shall coordinate its work with the Cooperative 4... Study of Post-High School Education established by the state board of regents in November, 1964, to familiarize itself with the progress of the Cooperative Study and to insure that duplication of work is 7 not taking place. In the inquiry and examination, the commission 8 shall review and take into consideration all educational studies which have been conducted, or will be conducted during the 1965-1967 legislative biennium, by state and private agencies and

10

11 organizations in Iowa and any national studies which may be appli-

12 cable to the work of the commission."

JOHN P. KIBBIE.

Senate File 560 is hereby amended as follows:

1. Amend section 1 as follows:

1. By adding to subsection 1 the following sentence:

"All advertising of such courses of instruction shall adhere to and comply with the rules and regulations of the federal trade commission."

2. By adding thereto the following subsection:

8 "3. Promise or guarantee employment utilizing information, . 9 training, or skill purported to be provided or otherwise enhanced by a course, unless the promisor or guarantor offers the student 10 11 or prospective student a bona fide contract of employment agree-12 ing to employ said student or prospective student for a period of not less than one hundred twenty (120) days in a business or other 13 enterprise regularly conducted by the promisor or guarantor and in 14 which such information, training, or skill is a normal condition 15 16 of employment."

2. Amend by adding thereto the following new section:

17 18 "Sec. 5. If any provision of this Act or the application thereof to any taxpayer shall be invalid, such invalidity shall not affect 19 20 the provisions or application of this Act which can be given effect 21 without the invalid provisions or application, and to this end 22 the provisions of the Act are declared severable."

JOHN P. KIBBIE.

1 Amend Senate File 279, section 41, as follows: 2 1. In line 2, strike "eleven (11)" and substitute "ten 3 (10)". 4 2. In line 4, strike "nine (9)" and substitute "eight 5 6 3. In line 8, strike "four (4)" and substitute "five 7 4. In line 10, strike "six (6)" and substitute "seven 8 (7)".

J. HENRY LUCKEN.

Amend Senate File 279, section 40, as follows: 1 2

In line 2, strike "nine (9)" and substitute "eight (8)".
 In line 5, strike "six (6)" and substitute "seven (7)".

J. HENRY LUCKEN.

1 Amend Senate File 279 as follows:

2. Add the following at the end of section 16: "Said

- 3 equipment and machines shall be inspected daily by a qualified
- 4 employee of the commission to ascertain that they have not
- 5 been tampered with and are functioning properly."

J. HENRY LUCKEN.

- 1 Amend Senate File 279 as follows:
- 2 Insert the following at the end of section 47:
- 3 "The remainder of such revenue shall be applied toward
- 4 payment of the increased costs of welfare programs, crime,
- 5 and expansion of law enforcement agencies resulting from this
- 6 Act, as determined and appropriated by the general assembly
- 7 from time to time."

RICHARD L. STEPHENS.

- 1 Amend Senate File 279 by striking all of sections 26,
- 2 27, and 28.

RICHARD L. STEPHENS.

- 1 Amend Senate File 279 as follows:
- 2 In section 38, srtike the word and figure "fifteen (15)"
- 3 and insert in lieu thereof the word and figure "eighteen (18)".
 RICHARD L. STEPHENS.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, May 18, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, TUESDAY, MAY 18, 1965.

The Senate met in regular session, President pro tempore O'Malley presiding.

Prayer was offered by Reverend William Dryfhout, pastor of the First Christian Reformed Church, Oskaloosa, Iowa.

PETITION

The following petition was presented and placed on file:

By Senator Beneke, from thirty-five residents of Buena Vista County in opposition to any legislation to legalize pari-mutuel betting in Iowa.

PRESENTATION OF VISITORS

Senator Hill asked and received unanimous consent to present to the Senate twenty-eight students, members of the sixth grade class of the Colfax Elementary School, who were present in the balcony accompanied by their instructor, Richard Hamilton.

Senator McGill asked and received unanimous consent to present to the Senate thirty-three students, members of the seventh grade class of the Lovilia Grade School, who were present in the balcony accompanied by their instructors, Carl Spour and William Dabb.

Senator Lange asked and received unanimous consent to present to the Senate twenty students, members of the seventh and eighth grade classes of the St. Francis School, Rockwell City, who were present in the balcony accompanied by their instructor, Sister Mary Angelica.

Senator Ely asked and received unanimous consent to present to the Senate thirty-five students, members of the senior class of the Coggon Community School, who were present in the balcony accompanied by their superintendent, Craig Downing.

Senator Heaberlin asked and received unanimous consent to present to the Senate twenty-two students, members of the sixth, seventh and eighth grade classes of the Cumming Independent School, who were present in the balcony accompanied by their instructor, Robert E. Lee. Senator Hill asked and received unanimous consent to present to the Senate twenty-eight students, members of the sixth grade class of the Colfax Community School, who were present in the balcony accompanied by their instructor, Joan Borgarth.

INTRODUCTION OF BILLS

Senate File 601, 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 committee on appropriations.

Senate File 602, by committee on agriculture, a bill for an act to provide a declaration of unit price on certain prepackaged commodities.

Read first and second times and placed on the calendar.

Senate File 603, by committee on ways and means, a bill for an act relating to the filing of assessment protests with the boards of review.

Read first and second times and placed on the calendar.

Senate File 604, by committee on ways and means, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars (\$25.00).

Read first and second times and placed on the calendar.

Senate File 605, by committee on ways and means, a bill for an act to increase the rates of state corporation income tax.

Read first and second times and placed on the calendar.

Senate File 606, by committee on governmental subdivisions, a bill for an act relating to urban renewal and public housing contracts in cities and towns.

Read first and second times and placed on the calendar.

SENATE AMENDMENT TO HOUSE AMENDMENT CONSIDERED

Senator Denman called up Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts, amended by the House and further amended

by the Senate, and moved that the Senate recede from its amendment to the House amendment, which was offered and adopted on May 6 and found on page 1242 of the Senate Journal.

Senator Stanley moved as a substitute motion that the Senate insist on its amendment to the House amendment.

The Chair announced that under Joint Rule 1, the motion to recede takes precedence over a motion to insist.

On the motion to recede by Senator Denman, roll call was requested.

On the question "Shall the Senate recede from its amendment?" the vote was:

Rule 8 was invoked.

Ayes, 26:

Burke	\mathbf{Ely}	Klefstad	Nims
Burns	Floy	Main	Nurse
Cassidy	Frommelt	McGill	O'Malley
Coleman	Hagedorn	McNally	Patton
Denman	Heaberlin	Mincks	Reppert
Dodds	Hill	Murray	Van Gilst
Elvers	Kibbie	•	

Nays, 24:

Balloun	Hagie	Lucken	Shoeman
Benda	Heying	Messerly	Stanley
Beneke	Kyhl	Mills	Stephens
Briles	Lange	Rigler	Tabor
DeKoster	Lisle	Schroeder	Vance
Griffin	Lodwick	Shaff	Walker

Absent or not voting, 9:

Buren	Flatt	Kruck	Riley
Condon	Hansen	Reno	Shirley
Elthon			

President Fulton took the chair at 10:35 a.m.

The motion to recede having failed to receive a constitutional majority was declared to have failed to be adopted, and the Senate insisted on its amendment to the House amendment.

THIRD READING OF BILLS

On motion of Senator Main, Senate File 489, a bill for an act relating to collection of taxes, 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 489, line 9 by striking the word and figure "fifty (50)" and inserting in lieu thereof the word and figure "twenty-five (25)".

Senator Main offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment as follows:

1. Amend line 3 by striking the word and figure "twenty-five (25)" and inserting in lieu thereof the word and figure "thirty-five (35)".

Division was called for.

The amendment to the amendment was adopted.

On motion of Senator Main, the committee amendment as amended was adopted.

Senator Main moved that the bill be read a third 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:

Beneke	Frommelt	Lisle	O'Maliey
Briles	Griffin	Lodwick	Patton
Burke	Hagedorn	Main	Reno
Cassidy	Hansen	McGill	Rigler
Coleman	Heaberlin	Mills	Shoeman
Dodds	Heying	Mincks	Stanley
Elvers	Kibbie	Murray	Tabor
Ely	Kruck	Nims	Van Gilst
Flatt	Kyhl	Nurse	Walker
Floy	Lange		
Nays, 16:			
Balloun	Hagie	Messerly	Shaff
Burns	Klefstad	Reppert	Shirley
DeKoster	Lucken	Riley	Stephens
Denman	McNally	Schroeder	Vance
Absent or not v	oting, 5:		
Benda	Condon	Elthon	Hill
Buren	Condon	2.0	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, the Senate recessed until the fall of the gravel.

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 600, a bill for an act to amend section four hundred twenty-two point four (422.4), section four hundred twenty-two point seventeen (422.17), section four hundred twenty-two point sixteen (422.16), Code 1962, to provide for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed indi-

viduals having self-employment income derived from sources within the State of Iowa, was taken up and considered.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 600 by adding a new section at the end thereof:

"Sec. 7. No personal income tax as provided for in chapter 422 shall be collected for the taxable year 1965 and payment thereof is hereby forgiven."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 25:

Balloun	Hagie	Lucken	Shaff
Benda	Heying	Messerlv	Shoeman
Benek e	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker
Griffin			

Nays, 33:

Buren	\mathbf{Ely}	Klefstad	Nurse
Burke	Floy	Kruck	O'Malley
Burns	Frommelt	Main	Patton
Cassidy	Hagedorn	McGill	\mathbf{Reno}
Coleman	Hansen	McNally	Reppert
Condon	Heaberlin	Mincks	Shirley
Denman	Hill	Murray	Tabor
Dodds	Kibbie	Nims	Van Gilst
Elvers		•	

Absent or not voting, 1:

Elthon

The amendment was lost.

On motion of Senator Frommelt, the Senate recessed until 2:00 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 600.

Senator Riley offered the following amendment:

Amend Senate File 600, section 2, line 48 by adding the following: "Every withholding agent who complies with the provisions of this act may deduct one (1) percent of the amount withheld as compensation for the service rendered the state as a tax collector."

Senator Riley offered the following amendment to the amendment:

Amend the amendment by striking the word "complies" and inserting in lieu thereof the words "makes timely compliance".

Senator Shaff moved that action on Senate File 600 be temporarily deferred and retain its place on the calendar.

The motion was lost.

On motion of Senator Riley, the amendment to the amendment was adopted.

Senator Riley moved the adoption of the amendment as amended.

Roll call was requested.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 24:

Balloun	Hagie	Lucken	\mathbf{Shaff}
Benda	Heying	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
DeKoster	Lange	Rigler	Stephens
Flatt	Lisle	Riley	Vance
Griffin	Lodwick	Schroeder	Walker

Nays, 31:

Buren	\mathbf{Ely}	Klefstad	O'Malley
Burns	\mathbf{Floy}	Kruck	Patton
Cassidy	Frommelt	Main	Reno
Coleman	Hagedorn	McGill	Reppert
Condon	Hansen	Mincks	Shîrley
Denman	Heaberlin	Murray	Tabor
Dodds	Hill	Nims	Van Gilst
Elvers	Kibbia	Murgo	

Absent or not voting, 4:

Briles	Burke	Elthon	McNally
Dines	Dulke	121 (11011	muthany

The amendment as amended was lost.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 600 by adding a new section at the end thereof: "Sec. 7. One-half of the personal income tax as provided for in chapter 422 shall be forgiven for the taxable year 1965 and payment thereof shall not be required."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Bule 8 was invoked.

Ayes, 24:

Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker

Nays. 33:

Buren Elv Kibbie Nurse Burke Flov Klefstad O'Malley Burns Frommelt Kruck Patton Cassidy Hagedorn Main Reno Coleman Hansen McGill Reppert Condon Heaberlin. Mincks Shirley Denman Heying Murrav Tabor Dodds Van Gilst. Hill Nims Elvers

Absent or not voting, 2: Elthon

McNally

The amendment was lost.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 600 by striking subsection six (6) of section two (2) and inserting in lieu thereof the following: "Whenever the state tax commission determines that any employer or withholding agent has failed to withhold and/or pay over to the state tax commission sums required to be withheld under subsection one (1) of this section the unpaid amount thereof shall be a lien as defined in section 422.26 of this Code, shall attach to the property of said employer or withholding agent as therein provided, and in all other respects the procedure with respect to such lien shall apply as set forth in said section 422.26."

The amendment was adopted.

Senator Griffin offered the following amendment and moved its adoption:

Amend Senate File 600 as follows:

Amend section 2 by striking lines 32 through 42, inclusive, and inserting in lieu thereof the following: "be withheld under the provisions of subsection one (1) hereof. If the".

The amendment was lost.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 600 by adding the following new section:

"Sec. 7. No part of the revenues derived from the application of this act prior to January 31, 1967, shall be used for any purpose other than future appropriations for non-recurring expenses."

Division was called for.

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 600, section 2, by inserting after the period in line 48 the following: "The state tax commission may authorize incorporated banks and trust companies which are depositories or financial agents of the United States, or of this state, to receive any tax imposed under this act.

in such manner, at such times and under such conditions as it may prescribe; and it shall prescribe the manner, times, and conditions under which the receipt of such tax by such banks and trust companies is to be treated as payment of such tax to the commission."

The amendment was adopted.

Senator Beneke offered the following amendment:

Amend section 1 of Senate File 600 by adding the following subsection after subsection 3:

1. "4. Every withholding agent employing not more than two persons who expects to employ either or both of such persons for the full calendar year may, with respect to such persons, pay with the withholding tax return due for the first calendar quarter of the year the full amount of income taxes required to be withheld from the wages of such persons for the full calendar year. The amount to be paid shall be computed as if the employee were employed for the full calendar year for the same wages and with the same pay periods as prevailed during the first quarter of the year with respect to such employee. No such lump sum payment of withheld income taxes shall be made without the written consent of all employees involved. The withholding agent shall be entitled to recover from the employee any part of such lump sum payment that represents an advance to the employee.

If a withholding agent pays a lump sum with the first quarterly return he shall be excused from filing further quarterly returns for the calendar year involved unless he hires other or additional employees."

2. Renumber the remaining subsections accordingly.

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the figure "(1)" after the word "section" in line 1 and inserting in lieu thereof the figure "(2)".

The amendment to the amendment was adopted.

Senator Beneke moved the adoption of the amendment as amended.

The motion prevailed and the amendment as amended was adopted.

Senator Stanley offered the following amendment:

Amend Senate File 600, section 2, as follows:

- 1. Strike lines 13 through 21, and insert in lieu thereof the following: "All employers referred to in subsection one (1) of this section shall be deemed to".
 - 2. Renumber the remaining subsections.
- 3. In line 25, strike the words "subsections one (1) and two (2)" and insert in lieu thereof the words "subsection one (1)".

Senator Frommelt asked and received unanimous consent that action on the amendment be deferred.

Senator Stanley offered the following amendment:

Amend Senate File 600 as follows:

1. In section 2, lines 34 and 35, strike the words and figures "fifty dollars

(\$50.00)" and insert in lieu thereof the words and figures "one hundred dollars (\$100.00)".

2. In section 2, strike lines 152 through 170, inclusive.

3. Insert the following at the end of section 5: "This section and section four (4) of this Act shall apply only with respect to tax years beginning on and after January 1, 1966."

Senator Stanley moved the adoption of division 1 of the amendment and requested a division.

Division 1 of the amendment was lost.

Senator Frommelt asked and received unanimous consent that action on division 2 of the amendment be deferred.

Senator Stanley moved the adoption of division 3 of the amendment.

Division 3 of the amendment was adopted.

Senator Frommelt offered the following amendment:

Amend Senate File 600 as follows:

1. Amend Senate File 600, section 2, line 32 by inserting after the word and figure "one (1)" the words and figure "and two (2)".

2. Amend section 2, line 122 by striking the words and figure "forty-five (45)" and inserting in lieu thereof the words and figure "one hundred and

eighty (180)".

3. Amend section 2, line 127 by adding the following after the word "return.": "Refunds in the amount of one (1) dollar or more provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comptroller at the direction of the state tax commission, or an authorized employee of the state tax commission, and the taxpayer's return of income shall constitute a claim for refund for this purpose, except in respect to amounts of less than one (1) dollar. There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this subsection.".

4. Further amend section 2 by adding at the conclusion of line 219 the following: "Refunds in the amount of one (1) dollar or more provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comptroller at the direction of the state tax commission, or an authorized employee of the state tax commission, and the taxpayer's return of income shall constitute a claim for refund for this purpose, except in respect to amounts of less than one (1) dollar. There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this subsection.

Senator Frommelt asked and received unanimous consent to defer action on division 1 of the amendment.

Senator Frommelt moved the adoption of division 2 of the amendment.

Division 2 of the amendment was lost.

Senator Frommelt moved the adoption of divisions 3 and 4 of the amendment.

Divisions 3 and 4 of the amendment were 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 following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 32, relating to the establishment of a committee to study all aspects of present abandoned pit mines and rock quarries in the state which might be used for recreation, conservation, agriculture, and such other purposes as the committee may determine.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 404, a bill for an act relating to the overall length of vehicles.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 438, a bill for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 330, a bill for an act to clarify and strengthen the law for civil service.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 633, a bill for an act granting the board of curators of the state historical society the authority to establish a uniform official historical marker system, and to provide an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 680, a bill for an act to increase the tax imposed on cigarettes.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 394, a bill for an act to provide safe and suitable jails in the respective counties of the state.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 578, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard five thousand dollars for use as a revolving fund for the maintenance and operational costs of the administrative state aircraft and make provision for usage reimbursement.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 579, a bill for an act to appropriate from the Iowa public employees retirement system fund three hundred thousand dollars to the

employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962.

Also: That the House has concurred in Senate amendments to and passed House File 29, a bill for an act relating to the equipment of motor vehicles with safety belts.

Also: That the House has amended the Senate amendment and concurred in said amendment as amended and passed House File 46, a bill for an act relating to firearms permits.

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 state fire safety regulations for hospitals.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 482, a bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 677, a bill for an act to permit an employer to enter into certain agreements with labor organizations.

Also: That the House has concurred in Senate amendments to and passed House File 665, a bill for an act to make deficiency appropriations for various state departments for the biennium ending June 30, 1965.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 688, a bill for an act to change the amount of the sales tax permit fee.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 110

Amend Senate File 110, section one (1), as follows:

1. By inserting in line two (2) after the first word "any" the words "junior colleges,".

2. By inserting in line four (4) after the word "of" the word "academic".

3. By inserting in line five (5) after the word "regents" the words "and the department of public instruction".

4. By inserting in line eight (8) after the word "a" the words "junior college,".

5. By adding thereto the following:

"The foregoing provisions shall also apply to junior colleges, colleges and universities in adjacent states when such institutions are located nearer to the homes or schools of the school district than the closest junior college, college or university within the state."

HOUSE AMENDMENTS TO SENATE FILE 404

Amend Senate File 404 as follows:

1. Amend the title by adding in line one (1) after the word "vehicles" the words "and to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to exceptions to provisions of chapter three hundred twenty-one (321), Code 1962, governing size, weight, and load of vehicles moved upon a highway".

2. By adding the following section thereto:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, is hereby amended by striking in lines seven (7) and eight (8) the words 'twenty-five-mile radius of his place of business where the transaction was made' and inserting in lieu thereof the following words: 'fifty-mile radius from corporate limits wherein his place of business is located.'"

HOUSE AMENDMENTS TO SENATE FILE 438

Amend Senate File 438 as follows:

1. By striking from lines six (6) and seven (7) of section one (1) the words "and other public utility buildings and installations".

2. By inserting the word "and" after the word "tracks," in line six (6)

of section one (1).

3. By striking from lines eight (8) and nine (9) of section one (1) the words "and other public utilities".

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 46

Amend the Senate amendment to House File 46 by striking all of line fifteen (15).

HOUSE MESSAGES CONSIDERED

House File 330, a bill for an act to clarify and strengthen the law for civil service.

Read first and second times and passed on file.

House File 633, a bill for an act granting the board of curators of the state historical society the authority to establish a uniform official historical marker system, and to provide an appropriation therefor.

Read first and second times and referred to the committee on appropriations.

House File 680, a bill for an act to increase the tax imposed on cigarettes.

Read first and second times and passed on file.

House File 335, a bill for an act relating to state fire safety regulations for hospitals.

Read first and second times and passed on file.

House File 482, a bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith.

Read first and second times and passed on file.

House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor.

Read first and second times and referred to the committee on appropriations.

House File 688, a bill for an act to change the amount of the sales tax permit fee.

Read first and second times and passed on file.

House File 677, a bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1962, to permit an employer to enter into certain agreements with labor organizations.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 38 By DeKoster and Mills

Concurrent Resolution petitioning the Congress of the United States to call a Convention for proposing an amendment to the Constitution of the United States, unless Congress shall sooner have submitted such an amendment, to provide for the election of the President and Vice President in a manner fair and just to the people of the United States.

Whereas, under the Constitution of the United States Presidential and Vice Presidential Electors in the several states are now elected on a statewide basis, each state being entitled to as many electors as it has senators

and representatives in Congress; and

Whereas, the Presidential and Vice Presidential Electors who receive the plurality of the popular vote in a particular state become entitled to cast the total number of electoral votes allocated to that state irrespective of how many votes may have been cast for other elector candidates; and

Whereas, this method of electing the President and Vice President is unfair and unjust in that it does not reflect the minority votes cast; and

Whereas, the need for a change has been recognized by members of Congress on numerous occasions through the introduction of various proposals

for amending the Constitution;

Now, Therefore, Be It Resolved, by the Senate, the House of Representatives Concurring: That application is hereby made to Congress under Article V of the Constitution of the United States for the calling of a Convention to propose an Article of Amendment to the Constitution providing for a fair and just division of the electoral votes within the states in the election of the President and Vice President; and

Be It Further Resolved; That if and when Congress shall have proposed such an Article of Amendment this application for a Convention shall be deemed withdrawn and shall be no longer of any force and effect; and

Be It Further Resolved; That the proper officer of this state be and he hereby is directed to transmit copies of this application to the Senate and House of Representatives of the United States and to the several members of said bodies representing this state therein; also to transmit copies thereof to the legislature of all other states of the United States.

SENATE CONCURRENT RESOLUTION 39 By Committee on Claims

Whereas, doubt has arisen under the provisions of section twenty-five point seven (25.7), Code 1962, that submission of claims to the joint claims committee of the Senate and House and rejection by said committee constitutes final action thereon by the General Assembly as provided in said section; and

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submissions; and

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Sixty-first 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 committee rejecting same be approved.

Claim	Claim No.	Nature of Claim	Amount
Farm Bureau Mutual Insurance Co. Des Moines, Iowa	H-54-60	Auto damage	\$ 1,112.20
Clifford Peterson Huxley, Iowa	H-1-61	Crop loss	2,176.00
Albert B. Berg Creston, Iowa	H-5-61	Highway claim	1,934.00
Paul Pedersen Grinnell, Iowa	H-7-61	Loss of profit on cattle	2,075.65
Alvin Thoel Manson, Iowa	H-14-61	Highway claim	42.90
David C. Carmean Sac City, Iowa	H-23-61	Highway claim	50.00
State Farm Mutual Insurance Co. Lincoln, Nebraska	H-22-61	Highway claim	1,446.00
Mrs. Harry B. James Ames, Iowa	H-28-61	Unpaid vacation	740.46
Harold J. Tice Ames, Iowa	H-29-61	Unpaid vacation	184.21
Mrs. Winnifred M. Tedrow Boone, Iowa	H-30-61	Vacation pay	141.33

Claim	Claim No.	Nature of Claim	Amount
Ellen M. Allie Colo, Iowa	H-32-61	Earned vacation	138.88
Mrs. Sara T. Steel Huxley, Iowa	H-33-61	Vacation time	440.32
Mrs. Paul E. Whitesell Ames, Iowa	H-34-61	Vacation pay	1,670.96
Hazel I. Schroeder Lincoln, Nebraska	H-35-61	Vacation pay	274.19
Myrtle P. Haughland Ames, Iowa	H-36-61	Earned vacation	114.03
Myrtle Eliassen Kelley, Iowa	H-37-61	Earned vacation pay	179.67
Mrs. Karl L. Lee Ames, Iowa	H-38-61	Earned vacation pay	671.99
Mrs. C. I. Lounsberry Ames, Iowa	H-39-61	Vacation pay	406.45
Valda M. John Ames, Iowa	H-40-61	Vacation pay	685.48
Mrs. George N. Polhemus Boulder, Colorado	H-41-61	Vacation pay	362.42
Mrs. Myrl Myers Freeport, Illinois	H-42-61	Accrued vacation pay	1,243.01
Mrs. Florence I. Judge Ames, Iowa	H-43-61	Vacation pay	387.10
Paul T. Laing Estate By M. D. Laing, Execu Chariton, Iowa	H-45-61 tor	Vacation pay	98.00
Mrs. Bruno Fecht Allison, Iowa	H-48-61	Vacation pay	239.03
Mrs. Herbert C. Jones Cedar Rapids, Iowa	H-54-61	Vacation pay	751.23
Dale A. Matteson Marengo, Iowa	H-61-61	Personal injury	9,396.83
Larry Rugg and Michael Rugg Erhard, Minnesota	H-62-61	Earned vacation	529.30
Mrs. Celia Howard Cedar Falls, Iowa	H-64-61	Vacation pay	201.89
Mrs. Richard L. Rabik Cedar Rapids, Iowa	H-75-61	Vacation pay and overtime	833.33
Russell Gause Des Moines, Iowa	Н-77-61	Broken eye glasses	17.00
Ray E. Woods Fort Madison, Iowa	34-61	Penal institution claim	25,000.00

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Claim	Claim No.	Nature of Claim	Amount
Helen Stevens Des Moines, Iowa	45-61	Accident	3,727.85
Charles Gipe Estate c/o Everett C. Gipe, E Malvern, Iowa	48-61 xecutor	Outdated warrant	18.13
Waukon Rural Fire District Waukon, Iowa	57-61	Grass fire on school fund land	204.00
A. Lanza & Sons Quincy, Illinois	71-61	Unused oleo stamp	25.20
Max C. Olson Malcom, Iowa	86-61	Military credit exemption	48.34
Mercy Hospital Des Moines, Iowa	89-61	Outdated invoice	3.00
Rominger, Bray and Withers, M.D.'s Waukon, Iowa	90-61	Outdated invoice	7.50
Mrs. Lydia I. Cornel Fort Madison, Iowa	l 235-61	Vacation pay	308.00
Veterans Administrat Robert P. Harrington Des Moines, Iowa		Services rendered to Dale A. Matteson (H-61-61)	2,995.83
Elk Horn Kimballton Community School Elk Horn, Iowa	n 252-61	Sales and use tax refund	141.27
Harlan Frankl Guttenberg, Iowa	261-61	Workmen's compensation claim	m 12.50
Mr. and Mrs. Vern Varhus Keokuk, Iowa	283-61	Tuition payment	3,428.65
Mrs. Anna Van Wyk Ocheyedan, Iowa	311-61	Vacation pay	242.89
Galinsky Bros. Co. Sioux City, Iowa	312-61	Supreme Court costs	171.75

Elk Horn Kimballton

Eugene D. and Laura Louise Voight Graettinger, Iowa

Ruby Huyck Newhall, Iowa

City of Burlington Burlington, Iowa

Community Schools Elk Horn, Iowa 327-61

354-61

361-61

366-61

Refund sales and use tax

Special assessments for water 1,151.50 mains and for sewer

Military credit

Highway damage

170.83

246.53

13,915.25

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which the Senate refused to recede from its amendment to Senate Joint Resolution 24.

Andrew G. Frommelt.

REASSIGNMENT OF HOUSE FILE 549

The Chair announced the reassignment of House File 549 from the committee on industrial and human relations to the committee on appropriations.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 18, 1965, the Governor had approved the following bills:

Senate File 153, relating to powers of electors to vote a school house tax. Senate File 202, relating to requirements of the value of stock of insurance companies.

REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

Mr. PRESIDENT: Your committee on judiciary to which was referred House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into United Community School District in the counties of Boone and Story, State of Iowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the counties of Boone and Story, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

MR. PRESIDENT: Your committee on governmental affairs to which was referred House File 195, a bill for an act relating to locking of voting machines, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on governmental affairs to which was referred House File 632, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred Senate File 206, a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes, begs leave to report it has had the same under consideration and recommends the same be gmended as follows; and when so amended the bill do pass:

Amend Senate File 206 by striking the words and figures "ten thousand (10,000)" in line 15 of section 1, subsection 4, and inserting in lieu thereof

the words and figures "three thousand five hundred (3,500)".

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on ways and means to which was referred Senate File 257, a bill for an act relating to the assessment of property, 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 257 as follows:

1. Strike from line 4, section 1 the word "farm".

2. Strike from line 9, section 1, the word and figure "thirty (30)" and insert in lieu thereof the word and figure "twenty (20)".

3. Further amend Senate File 257 by striking everything after the period following the word "year" in line 11.

Andrew G. Frommelt, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 600 by adding a new section, as

2 follows:

3 "Sec. 7. Every withholding agent who makes timely compliance with the provisions of this act shall be compensated for his

5 services to the state as tax collector by retaining the following

from the amount that they withhold pursuant to this act:

7 "5% on the first \$500 withheld by the withholding agent

8 per quarter;

"2½% on the next \$500 withheld by the withholding agent per

10 quarter;

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9

11 "\$10.00 for any sum withheld by the withholding agent in

12 excess of \$1000 per quarter."

TOM RILEY.
DARYL NIMS.
WILLIAM F. DENMAN.

- 1 Amend Senate File 600, subsection 1 of section 2 as 2 follows:
- 3 1. By striking the period (.) after the word "wages" in
 4 line ten (10) and inserting in lieu thereof the following: "or
 5 an amount determined by any other formula which will accure the
- 5 an amount determined by any other formula which will assure the
- 6 collection of anticipated income tax on such wages."
 7 2. Insert after the word "percent" in line 11 the
- 8 words "or other formula."

DONALD G. BENEKE.

Amend Senate File 600, section 2, by inserting after the word "made" in line 80 the words "when requested by the

3 employee".

ANDREW G. FROMMELT.

Amend the House amendment to Senate File 438 by striking lines 5 and 6 and renumbering the remaining

B paragraph.

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FRANCIS L. MESSERLY.

1 Amend Senate File 496 by adding the following new sections: "Sec. 4. Within ten (10) days after the filing of the 3 petition in any divorce or separate maintenance action which involves a minor child, or any application for change or modification of an order or decree in any such action, the clerk 6 of the district court shall mail or deliver to the county department of social welfare and to the county attorney a 8 copy of such pleading or a written report stating the names 9 of the parties, the names and ages of the minor children if known, and the nature and filing date of such pleading. Within 10 11 ten (10) days after receiving such pleading or written report, 12 the county department of social welfare shall make an investigation and submit a written report to the court, stating whether any 13 of such parties or minor children is or appears likely to become 14 15 a recipient of public assistance or has been a recipient of 16 public assistance within the preceding five (5) years, and any other information which may be helpful to the court or 17 18 the county attorney. Such report shall be filed in duplicate with the clerk of the district court, who shall immediately 19 20 mail or deliver one copy to the county attorney. If the report 21 indicates that any of such parties or minor children is or 22 appears likely to become a recipient of public assistance or 23 has been a recipient of public assistance within the preceding 24 five (5) years, the county attorney shall promptly intervene 25 in such action on behalf of the county and shall take proper 26 action to protect the interests of the county. 27 "Sec. 5. In any divorce or separate maintenance action, 28 no order or decree (including any change or modification of 29 an order or decree) which determines or affects the support 30

"Sec. 5. In any divorce or separate maintenance action, no order or decree (including any change or modification of an order or decree) which determines or affects the support of a minor child shall be made or entered by the court until at least ten (10) days have elapsed since the report required by the preceding section has been filed with the clerk of the district court and a copy mailed or delivered to the county attorney, as shown by the records of the clerk. Failure to comply with this section shall not affect the validity of any order or decree. However, in event of such failure to

37 comply with this section, the county or any other interested

party may apply at any time for modification of that portion 38

of the order or decree which determines or affects the support 39

40 of a minor child, and the court shall hold a hearing and make

41 a new determination thereon.

42 "Sec. 6. In addition to the other requirements of this

43 Act, the county department of social welfare shall make

44 investigations and provide information and assistance to the county attorney or the court when requested by either of them 45

in relation to any of the matters referred to in this Act. 46

"Sec. 7. If the county attorney, the county department 47

of social welfare, or the county board of social welfare fails 48 49

to perform any duties required by this Act, the district

count may order such performance." 50

> DAVID STANLEY. CHARLES F. BALLOUN. DONALD G. BENEKE. GEORGE E. O'MALLEY.

Amend the title to Senate File 604 by striking the words and

figure "twenty-five dollars (\$25.00)" in line 3 and inserting in

lieu thereof the words and figure "one hundred dollars (\$100.00)". 3 Further amend Senate File 604 by striking the words and figure 4

"twenty-five dollars (\$25.00)" in lines 6 and 7 and inserting in 5 lieu thereof the words and figure "one hundred dollars (\$100.00)".

WAYS AND MEANS COMMITTEE, ANDREW G. FROMMELT. Chairman.

Amend the Hagedorn, Hill, and Ely amendment of February 1

23, 1965, to House File 153 by striking from line 6 the word

"three-fourths (%)" and inserting in lieu thereof the word "one-half (1/2)".

> MERLE W. HAGEDORN. EUGENE M. HILL. JOHN M. ELY. JR.

1 Amend House File 358, section 1, subsection 4,

paragraph b as follows: In line 30 after the word 2 "purposes" add the following "including grain 3

elevators and feed mills".

DONALD W. MURRAY.

1 Amend House File 412, section 9, paragraph 3,

2 by striking from line 11 the word "shall" and substituting

the word "mav".

GEORGE E. O'MALLEY. DAVID O. SHAFF.

Amend House File 412, section 2, paragraph 4,

2 by striking from line 17 the words "or potentially".

GEORGE E. O'MALLEY. DAVID O. SHAFF.

Amend House File 412 by striking all of section 21

and by renumbering the following sections.

GEORGE E. O'MALLEY. DAVID O. SHAFF.

- Amend House File 412 as follows:
 - 1. By inserting a new section 18 immediately after

3 section 17, as follows and renumber the present

- 4 section 18 and subsequent sections:
- 5 "Any equipment specially installed or to be installed by any 6 person for the prevention or abatement of pollution, and any
- disposal system installed or to be installed by any person for
- the purpose of treating, stabilizing, or disposing of industrial 8
- 9 waste or other waste, pursuant to the order of the commission. 10 or under the requirements of this Act, shall be exempt from

11 any taxation of any kind or character."

12 2. Amend the title by striking the period (.) at the end thereof 13 and substituting a comma (,) and adding immediately thereafter

14 the following:

- 15 "and to provide for tax exemption of any equipment
- 16 specially installed for the prevention or abatement of pollution
- 17 or treatment of waste."

MAX MILO MILLS.

- Amend House File 492 as follows:
- 2 1. Strike line 2 of the title and insert in lieu thereof

3 a period.

- 4 2. In section 1, line 2, and in section 12, lines 5 and
- 5 6, strike the words and figures "twenty-five thousand (25,000)" 6 and insert in lieu thereof the words and figures "fifty thousand

7 (50,000)".

8

- 3. Add thereto the following new section:
- 9 "Sec. 13. This Act shall also apply in and to any
- 10 special charter city having a population of twenty thousand 11 (20,000) or more and less than fifty thousand (50,000),
- 12 except when such city is operating under a plan of municipal
- 13 government which specifically provides for a nonpartisan
- 14 primary election. However, wherever this Act requires
- 15 publication in two (2) newspapers within the city, publication
- 16 in one (1) newspaper within the city shall be sufficient in
- 17 such special charter cities having a population of twenty
- 18 thousand (20,000) or more but less than fifty thousand

19 (50,000)."

DAVID O. STANLEY.

- Amend House File 680 as amended as follows:
- 2 1. By striking in line 6 of section 2 the
- 3 word and figure "four (4)" and inserting in lieu thereof
- the words and figures "three and one-half (31/2)".
- 2. By striking in line 9 of section 2 the
- word and figure "five (5)" and inserting in lieu thereof

the words and figures "four and one-half (4½)".

K. KENNETH NURSE. JOHN L. BUREN. MERLE W. HAGEDORN.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 279.

The Chair announced that the following Call of the Senate was on file and directed the Secretary to call the roll:

CALL OF THE SENATE

Mr. President: We, the undersigned, respectfully request a call of the Senate in connection with the consideration of Senate File 279 and all amendments and motions thereto.

HOWARD C. REPPERT, JR.
DONALD W. MURRAY.
HOWARD TABOR.
C. JOSEPH COLEMAN.
DARYL H. NIMS.
ALAN SHIRLEY.
JAMES M. MCNALLY.
GEORGE E. O'MALLEY.
JOHN P. KIBBIE.
JOHN M. ELY, JR.
PETER F. HANSEN.
GILBERT E. KLEFSTAD.
ROBERT R. DODDS.
H. KENNETH NURSE.
JOSEPH W. CASSIDY.

Roll call revealed all members present with the exception of Senator Elthon.

On motion of Senator Rigler, Senator Elthon was excused from the Call of the Senate.

THIRD READING OF BILLS

On motion of Senator Reppert, Senate File 279, a bill for an act to provide for, regulate, and license racing and race meets at which the pari-mutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets; to provide for the creation of a state racing commission, its organization, expenses, powers, and duties; and to provide penalties for the violation of this Act and the rules and regulations established by the state racing commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hansen offered the amendment filed by him on May 14 and found on pages 1444 to 1456 inclusive of the Senate Journal.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment as follows:

1. Strike lines 102 through 104, and lines 119 through 121, and in each

case insert in lieu thereof the following:

"1. Holding any direct or indirect financial interest in any race track, in the operation of any race track, or in any form of legal or illegal wagering, gambling, or lottery."

2. Add the following new section:

"No person who has been convicted of violating any federal, state, or local law against gambling, bookmaking, lotteries, or other wagering, and no person who holds a federal gambling stamp or who customarily engages in any form of illegal gambling, bookmaking, lotteries, or other wagering, shall be permitted to bet or wager at any race track in this state. The board and each association shall enforce this provision by appropriate rules and regulations."

3. In lines 538 and 539, strike the words "to the credit of the fair and

exposition fund".

4. Strike lines 540 through 559, inclusive, and insert in lieu thereof the

following:

"The funds paid into the state treasury under this Act shall be appropriated by the general assembly to pay insofar as possible for the increased costs of welfare programs, law enforcement agencies, and penal institutions resulting from the pari-mutuel gambling permitted by this Act, and for such other purposes as the general assembly shall designate from time to time."

Senator Frommelt moved that a procedure be adopted with respect to debate on Senate File 279 that no member shall speak more than once on the same question without leave of the Senate nor more than twice until every member choosing to speak shall have spoken, except as provided in Rule 76; provided further, when bills are being considered prior to the last reading, debate thereon shall be limited to five minutes to each member desiring to speak thereon, which may be extended with consent of the Senate, except that principal sponsors of an amendment shall be allowed ten minutes opening and closing remarks.

On the motion by Senator Frommelt, Senator Shaff requested a roll call.

On the question "Shall the motion by Senator Frommelt prevail?" the vote was:

Ayes,	30	:

Buren	Floy	Kruck	Nurse
Burke	Frommelt	Main	O'Malley
Coleman	Hagedorn	McGill	Patton
Condon	Hansen	McNally	Reppert
Denman	Heaberlin	Mincks	Shirley
Dodds	Heying	Murray	Tabor
Elvers	Kibbie	Nims	Van Gilst
Ely	Klefstad		

Navs. 28:

Balloun	Beneke	Burns	DeKoster
		Cassidy	Flatt
Benda	Briles	Cassiuy	Liato

Griffin Lisle Reno Shoeman Hagie Hill Lodwick Rigler Stanley Lucken Riley Stephens Kyhl Messerly Schroeder Vance Walker Lange Mills Shaff

Absent or not voting, 1:

Elthon

The motion was lost.

Senator Stanley moved the adoption of division 1 of the amendment to the amendment and requested a roll call.

On the question "Shall division 1 of the amendment be adopted?" the vote was:

Ayes, 38:

Balloun	Griffin	Lodwick	Riley
Benda	Hagedorn	Lucken	Shaff
Beneke	Hagie	McGill	Shoeman
Burns	Heaberlin	Messerly	Stanley
Cassidy	Heying	Mills	Stephens
DeKoster	Hill	Nims	Tabor
Denman	Kruck	Nurse	Vance
Ely	Kyhl	Patton	Van Gilst
Flatt	Lange	Rigler	Walker
Floy	Lisle	<u> </u>	

Nays, 20:

Briles	\mathbf{Dodds}	Klefstad	O'Malley
Buren	Elvers	Main	Reno
Burke	Frommelt	McNally	Reppert
Coleman	Hansen	Mincks	Schroeder
Condon	Kibbie	Murray	Shirley

Absent or not voting, 1:

Elthon

Division 1 of the amendment was adopted.

Senator Stanley moved the adoption of division 2 of the amendment and requested a roll call.

On the question "Shall division 2 of the amendment be adopted?" the vote was:

Ayes, 32:

Balloun	Griffin	McGill	Shaff
Beneke	Hagie	Messerly	Shoeman
Burns	Heaberlin	Mills	Stanley
Cassidy	Hill	Nims	Stephens
DeKoster	Kyhl	Nurse	Tabor
Denman	Lange	Rigler	Vance
Ely	Lodwick	Riley	Van Gilst
Flatt	Lucken	Schroeder	Walker

Nays, 25:

Benda	Coleman	Frommelt	Kibbie
Briles	Condon	Hagedorn	Klefstad
Buren	Dodds	Hansen	Kruck
Burke	Elvers	Heying	Lisle

Main McNally Mincks Murray O'Malley

Patton Reno Reppert Shirley

Absent or not voting, 2:

Elthon

Floy

Division 2 of the amendment was adopted.

Senator Stanley moved the adoption of divisions 3 and 4 of the amendment and requested a roll call.

On the question "Shall divisions 3 and 4 of the amendment be adopted?" the vote was:

Ayes, 28:

Beneke
Burns
Cassidy
DeKoster
Flatt
Griffin
Heaberlin

Hill Kyhl Lisle Lodwick Lucken Main McGill Messerly
Mills
Nims
Nurse
Rigler
Riley
Shaff

Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 30:

Balloun Benda Briles Buren Burke Coleman Condon Denman Dodds
Elvers
Ely
Floy
Frommelt
Hagedorn
Hagie
Hansen

Heying Kibbie Klefstad Kruck Lange McNally Mincks

Murray
O'Malley
Patton
Reno
Reppert
Schroeder
Shirley

Absent or not voting, 1:

Elthon

Divisions 3 and 4 of the amendment were lost.

Senator Hansen moved the adoption of the amendment was amended and requested a roll call.

On the question "Shall the amendment as amended be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 11:

Benda Briles Elvers Griffin Hagedorn Hansen

Lange Lucken Patton Reno Walker

Nays, 47:

Balloun
Beneke
Buren
Burns
Cassidy
Coleman
Condon

DeKoster Denman Dodds Ely Flatt Floy Frommelt Hagie Heaberlin Heying Hill Kibbie Klefstad Kruck

Kyhl Lisle Lodwick Main McGill McNally Messerly

Shaff Stephens Mills O'Mallev Tabor Mincks Shirley Reppert Murray Rigler Shoeman Vance Stanley Van Gilst Nims Rilev Nurse Schroeder

Absent or not voting, 1:

Elthon

The amendment as amended was lost.

Senator Denman took the chair at 10:10 p.m.

Senator Stanley offered the following amendment, filed by Senators Stanley and Messerly, and moved its adoption and requested a roll call:

Amend Senate File 279 by inserting the following new section at the end thereof:

"It shall be unlawful for any member of the general assembly or his spouse to have any direct or indirect financial interest in a race track or the operating of licensed wagering on the results of races in this state. Any person elected to the general assembly and his spouse shall divest themselves of any such interest before he takes his oath of office."

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 36:

Schroeder Balloun Hagie Main Benda Heaberlin McGill Shaff Heving Messerly Shoeman **Beneke** Mills Stanley Burns Hill Nims Cassidy Kyhl Stephens DeKoster Nurse Tabor Lange Vance Lisle Patton Ely Van Gilst Flatt Lodwick Rigler Lucken Rilev Walker Floy Navs. 22:

Dodds Kibbie Briles Murray Buren Elvers Klefstad O'Malley Frommelt Kruck Reno Burke McNally Coleman Griffin Reppert Mincks Shirley Condon Hagedorn Hansen Denman

Absent or not voting, 1:

Elthon

The amendment was adopted.

Senator Shoeman offered the following amendment:

Amend Senate File 279 by adding the following new section:

"Sec. 54. Notwithstanding any other provisions of this Act, no parimutuel wagering shall be permitted or licensed in any county unless the proposition to do so shall have been approved by a majority of the qualified electors of said county voting thereon in a general or special election. Such elections shall be held in accordance with the election laws of Iowa."

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, May 19, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MAY 19, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend R. D. Butler, pastor of the First Methodist Church, Sac City, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Lucken for the day on request of Senator Stephens; Senator Ely for the day on request of Senator Kibbie.

PETITION

The following petition was presented and placed on file:

By Senator Stephens, from sixty residents of Washington County favoring proposed legislation petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States to provide that the membership of one house of state legislatures may be apportioned on factors other than population.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate twenty-three students, members of the seventh grade class of the Meeker Elementary School, Ames, who were present in the balcony accompanied by their instructor, Ann Mathre.

Senator Kruck asked and received unanimous consent to present to the Senate two students, Lynnette and Brian Carlson of the Madrid Elementary School, and Cathy Stoelk, a member of the senior class of the Madrid High School, who were present in the Senate chamber accompanied by Reverend and Mrs. Delmar D. Carlson.

Senator Condon asked and received unanimous consent to present to the Senate three students from the Blessed Sacrament Catholic School of Waterloo who were present in the Senate chamber accompanied by Robert Wilson.

INTRODUCTION OF BILL

Senate File 607, by committee on industrial and human relations, a bill for an act relating to the amount of assistance grants in the aid to dependent children program.

Read first and second times and placed on the calendar.

HOUSE AMENDMENTS CONSIDERED

Senator Benda called up for consideration Senate File 110, a bill for an act to permit specially qualified high school students to attend a college or university for advanced courses and to pay tuition therefor, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 110

Amend Senate File 110, section one (1), as follows:

1. By inserting in line two (2) after the first word "any" the words "junior colleges,".

2. By inserting in line four (4) after the word "of" the word "academic".

3. By inserting in line five (5) after the word "regents" the words "and the department of public instruction".

4. By inserting in line eight (8) after the word "a" the words "junior college,".

5. By adding thereto the following:

"The foregoing provisions shall also apply to junior colleges, colleges and universities in adjacent states when such institutions are located nearer to the homes or schools of the school district than the closest junior college, college or university within the state."

The Senate concurred in the House amendment.

Senator Benda 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, 48:

Balloun Elvers Kruck Nurse Benda Flatt Kyhl O'Mallev Beneke Flov Lange Reno Briles Griffin Lisle Reppert Buren Hagedorn Lodwick Rigler Burke Hagie Main Riley Burns Hansen McGill Schroeder Cassidy Heaberlin McNally Shoeman Condon Heying Messerly Stanley DeKoster Hill Mills Tabor Denman Kibbie Murray Van Gilst Dodds Klefstad Nims Walker

Navs. 2:

Shaff

Stephens

Absent or not voting, 9:

Coleman Elthon Elv Frommelt Lucken Mincks Patton Shirley Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Condon called up for consideration Senate File 438, a bill for an act to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 438

Amend Senate File 438 as follows:

1. By striking from lines six (6) and seven (7) of section one (1) the words "and other public utility buildings and installations".

2. By inserting the word "and" after the word "tracks," in line six (6)

of section one (1).

3. By striking from lines eight (8) and nine (9) of section one (1) the words "and other public utilities".

Senator Messerly asked and received unanimous consent to withdraw the amendment to the House amendment filed by him on May 18 and found on page 1499 of the Senate Journal.

The Senate concurred in the House amendment.

Senator Condon 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, 53:

Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Condon
DeKoster
Denman
Dodds
Elvers
Flatt
Floy

Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl
Lange
Lisle

Griffin

Lodwick Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley

Patton

Reno

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 6:

Balloun Coleman Elthon Ely Frommelt

Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hagedorn called up for consideration Senate File 404, a bill for an act relating to the overall length of vehicles, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 404

Amend Senate File 404 as follows:

1. Amend the title by adding in line one (1) after the word "vehicles" the words "and to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to exceptions to provisions of chapter three hundred twenty-one (321), Code 1962, governing size, weight, and load of vehicles moved upon a highway".

2. By adding the following section thereto:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, is hereby amended by striking in lines seven (7) and eight (8) the words 'twenty-five-mile radius of his place of business where the transaction was made' and inserting in lieu thereof the following words: 'fifty-mile radius from corporate limits wherein his place of business is located.'"

The Senate concurred in the House amendment.

Senator Hagedorn 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:

Balloun
Benda
Briles
Buren
Burke
Burns
Cassidy
Condon
Denman
Dodds
Elvers

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Heaberlin
Heying
Kibbie
Klefstad
Kruck

Kyhl
Lange
Lodwick
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims

Nurse O'Malley Patton Reno Reppert Rigler Schroeder Shoeman Vance Walker

Nays, 11:

DeKoster Hill Lisle Main Riley Shaff Shirley Stanley Stephens

Tabor Van Gilst Absent or not voting, 6:

Beneke Coleman Elthon Elv Hansen

Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley called up for consideration Senate File 529, a bill for an act to provide for treatment of alcoholism, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 529

Amend Senate File 529 by adding to line 11 after the period the following: "A person committed under this Act shall be considered a state patient."

The Senate concurred in the House amendment.

Senator O'Malley 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, 55:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Condon
DeKoster
Denman
Dodds
Elvers
Flatt

Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl
Lange

Frommelt

Floy

Lisle
Lodwick
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton
Reno

Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 4:

Coleman

Elthon

Ely

Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nims called up for consideration House File 46, a bill for an act relating to firearms permits, amended by the House, and moved that the Senate concur in the following amendment:

· HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 46

Amend the Senate amendment to House File 46 by striking all of line fifteen (15).

The Senate refused to concur.

HOUSE MESSAGE CONSIDERED

Senator Shoeman called up for consideration House File 566, a bill for an act relating to the control and prevention of rabies, in which the House refused to concur in the Senate amendment.

Senator Shoeman moved that the Senate recede from its amendment, which motion was lost, and the Senate insists on its amendment.

UNFINISHED BUSINESS

Senate File 496, a bill for an act relating to the duties of the county attorney, the enforcement of obligations to support persons receiving public assistance, and the appointment of a conservator for a person receiving public assistance, was taken up for further consideration.

Senator Stanley offered the following amendment, filed by Senators Stanley, Balloun, Beneke and O'Malley, and moved its adoption:

Amend Senate File 496 by adding the following new sections:

"Sec. 4. Within ten (10) days after the filing of the petition in any divorce or separate maintenance action which involves a minor child, or any application for change or modification of an order or decree in any such action, the clerk of the district court shall mail or deliver to the county department of social welfare and to the county attorney a copy of such pleading or a written report stating the names of the parties, the names and ages of the minor children if known, and the nature and filing date of such pleading. Within ten (10) days after receiving such pleading or written report, the county department of social welfare shall make an investigation and submit a written report to the court, stating whether any of such parties or minor children is or appears likely to become a recipient of public assistance or has been a recipient of public assistance within the preceding five (5) years, and any other information which may be helpful to the court or the county attorney. Such report shall be filed in duplicate with the clerk of the district court, who shall immediately mail or deliver one copy to the county attorney. If the report indicates that any of such parties or minor children is or appears likely to become a recipient of public assistance or has been a recipient of public assistance within the preceding five (5) years, the county attorney shall promptly intervene in such action on behalf of the county and shall take proper action to protect the interests of the county.

"Sec. 5. In any divorce or separate maintenance action, no order or decree (including any change or modification of an order or decree) which determines or affects the support of a minor child shall be made or entered by the court until at least ten (10) days have elapsed since the report

required by the preceding section has been filed with the clerk of the district court and a copy mailed or delivered to the county attorney, as shown by the records of the clerk. Failure to comply with this section shall not affect the validity of any order or decree. However, in the event of such failure to comply with this section, the county or any other interested party may apply at any time for modification of that portion of the order or decree which determines or affects the support of a minor child, and the court shall hold a hearing and make a new determination thereon.

"Sec. 6. In addition to the other requirements of this Act, the county department of social welfare shall make investigations and provide information and assistance to the county attorney or the court when requested by either of them in relation to any of the matters referred to in this Act.

"Sec. 7. If the county attorney, the county department of social welfare, or the county board of social welfare fails to perform any duties required by this Act, the district court may order such performances."

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 496 by adding the following new section:

"Sec. 8. No County Attorney or Assistant County Attorney shall be permitted to represent clients in divorce actions or proceedings in the county of his residence."

The amendment was adopted.

Senator Balloun asked and received unanimous consent to withdraw the amendment filed by him and Senator Beneke on May 7 and found on page 1293 of the Senate Journal.

Senator Stanley moved that the bill be read a third 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:

Frommelt	Lodwick	Rigler
Griffin	McGill	Riley
Hagie	Messerly	Shaff
Heaberlin	Mills	Shoeman
Hill	Nims	Stanley
Kibbie	Nurse	Stephens
Klefstad	O'Malley	Tabor
Kruck	Patton	Vance
Kyhl	Reno	Van Gilst
Lange	Reppert	Walker
Lisle		
Condon	Heving	Murray
Denman	Mincks	Shirley
	Griffin Hagie Heaberlin Hill Kibbie Klefstad Kruck Kyhl Lange Lisle	Griffin McGill Hagie Messerly Heaberlin Mills Hill Nims Kibbie Nurse Klefstad O'Malley Kruck Patton Kyhl Reno Lange Reppert Lisle Condon Heying

Absent or no	t voting, 9:		
Coleman	Hagedorn	Lucken	McNally
Elthon	Hansen	Main	Schroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system, was taken up for further consideration.

Senator Reppert called up the amendment filed by him on March 18 and found on pages 570 and 571 of the Senate Journal.

Senator Reppert moved the adoption of the amendment.

Division was called for.

The amendment was lost.

Senator Reppert asked unanimous consent that action on House File 31 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Senator Reppert moved that action on House File 31 be deferred, which motion prevailed.

On motion of Senator Denman, House File 358, a bill for an act to regulate the practice of architecture and to amend chapter one hundred eighteen (118), Code 1962, was taken up for further consideration.

Senator Murray offered the following amendment and moved its adoption:

Amend House File 358, section 1, subsection 4, paragraph b as follows: In line 30 after the word "purposes" add the following "including grain elevators and feed mills".

The amendment was adopted.

Senator Denman moved that the bill be read a third 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:

Balloun Flatt Kyhl Benda Floy Lange Frommelt Lisle Beneke Lodwick Briles Griffin Buren Hagedorn McGill Mills Burke Hagie Hansen Mincks Burns Heaberlin Murray Cassidy Condon Heying Nims Hill O'Mallev DeKoster Patton Denman Kibbie Dodds Klefstad Reno Kruck Elvers

Reppert Rigler Riley Shaff Shirley Shoeman Stanley Stephens

Shoeman Stanley Stephens Tabor Vance Van Gilst Walker Nays, 1:

Schroeder

Absent or not voting, 8:

Coleman Elthon

Lucken

Main McNally Messerly Nurse

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hagedorn, Senate File 400, a bill for an act to establish a secondary road research fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn asked and received unanimous consent that action on Senate File 400 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Denman, Senate File 412, a bill for an act establishing a historical marker commission, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Denman asked and received unanimous consent that action on Senate File 412 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Flatt, Senate File 575, a bill for an act to amend chapter twenty-eight A (28A), Code 1962, as amended, relating to civil defense in the State of Iowa, was taken up and considered.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 575, section 4, subsection 3, by striking all of para-

graph a and inserting in lieu thereof the following:

"a. Prepare a comprehensive plan and program for the civil defense and emergency resource management of this state, such plan and program to be integrated into and coordinated with the civil defense plans and emergency planning of the federal government and of other states to the fullest possible extent, and to coordinate the preparation of plans and programs for civil defense and emergency planning by the political subdivisions and various state departments of this state, such plans to be integrated into and

coordinated with a comprehensive state emergency program for this state as coordinated by the director of public defense to the fullest possible extent."

The amendment was adopted.

Senator Messerly offered the following amendment and moved its adoption:

Amend Senate File 575 by striking section 11 and inserting in lieu thereof the following:

"Sec. 11. Section twenty-eight A point nine (28A.9), Code 1962, is hereby amended by striking in line seven (7) the word "administration" and inserting in lieu thereof the words "civil defense division and executive director, department of public defense."

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 575, section 10 by striking subsection 1 thereof.

The amendment was adopted.

Senator Kibbie offered the following amendment and moved its adoption:

Senate File 575 is hereby amended by adding to section 8 the following subsection:

"22. By adding thereto the following:

'The county boards of supervisors in any two (2) or more adjacent counties, in which joint county-municipal defense and emergency planning administrations have not been formed, may by mutual agreement act as a joint board to appoint one (1) director who shall be the official director of civil defense and emergency planning for each of the counties and who shall provide such services as may be carried on jointly to the mutual benefit of all counties involved. Such agreement shall be in writing, shall be approved by the civil defense advisory council, and shall be entered in the respective minutes of each county board. The director so appointed shall be appointed for a term of one (1) to three (3) years but in no event longer than the period of time the mutual agreement by the boards is to be in effect. The written agreement shall provide for the determination of the cost of the joint program and the manner of allocation of such cost to each board for inclusion in the budget of the respective boards. For the payment of the salary and expenses of the director and such other necessary expenses as may be incurred, the boards shall designate one (1) board to make such payments and be reimbursed by the other board or boards pursuant to the joint agreement. The boards are hereby authorized to meet together for the transaction of joint business."

The amendment was adopted.

Senator Flatt moved that the bill be read a 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:

Balloun Griffin Lodwick Rigler **Briles** Hagedorn McGill Rilev Buren Hagie McNally Schroeder Burke Hansen Messerly Shaff Heaberlin Mills Burns Shoeman Cassidy Hill Mincks Stanley Condon Kibbie Nims Stephens DeKoster Kruck Nurse Tabor Denman Kyhl Patton Vance Dodds Van Gilst Lange Reno Lisle Flatt Reppert Walker

Nays, 5:

Elvers Klefstad Frommelt

Klefstad Murray

Shirley

Absent or not voting, 10:

Benda Elthon Heying Main Beneke Ely Lucken O'Malley Coleman Floy

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Flatt, Senate File 576, a bill for an act to amend chapter twenty-nine (29), Code 1962, as amended, relating to the state military forces, was taken up and considered.

Senator Flatt moved that the bill be read a third 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:

Lisle Balloun Flatt Rigler Lodwick Benda Griffin Riley Briles Hagedorn McGill Schroeder Messerly Shaff Buren Hagie Mills Shoeman Burke Hansen Heaberlin Mincks Stanley Burns Nims Heying Stephens Cassidy Nurse Tabor Condon Hill O'Malley DeKoster Kruck Vance Van Gilst Denman Kvhl Patton Dodds Lange Reno Walker Elvers

Nays, 8:

Frommelt Klefstad McNally Reppert Kibbie Main Murray Shirley

Abesent or not voting, 6:

Beneke Elthon Floy Lucken

Coleman Ely

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Kibbie, Senate File 560, a bill for an act relating to the advertising and selling of courses of instruction, was taken up and considered.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 560 by striking the period (.) in line 10 section 2 and inserting in lieu thereof the following:

"; provided, however, that the aggregate liability of the surety for all breaches of the conditions of the bond shall, in no event, exceed the sum of said bond. The surety on the bond shall have the right to cancel said bond upon giving 30 days written notice to the Superintendent of Public Instruction and thereafter shall be relieved of liability for any breach of condition occurring after the effective date of said cancellation."

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 560 as follows:

1. By striking from section one (1) lines seven (7) and eight (8) the words and figures "twenty-five (25) dollars" and inserting in lieu thereof the words and figures "seventy-five (75) dollars".

2. By striking from section one (1) line twelve (12) the words and figures "twenty-five (25) dollars" and inserting in lieu thereof the words and figures "seventy-five (75) dollars".

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 560 as follows:

1. By adding the following new section after section 3:

"It shall be unlawful to sell more than one (1) lifetime contract to any one person."

2. By renumbering the remaining section.

The amendment was adopted.

Senator Schroeder offered the following amendment:

Amend Senate File 560, section 1, line 7, by striking the words "or other charges".

Senator Schroeder asked and received unanimous consent to withdraw the amendment.

Senator Beneke offered the following amendment filed by Senators Beneke and Denman:

Amend Senate File 560 by adding the following paragraph at the end of section 3 thereof:

"9. Trade or vocational schools approved or accredited by any department or agency of this or any other state."

Senator Kibbie offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the words "or any other" in line 4.

The amendment to the amendment was adopted.

On motion of Senator Beneke, the amendment as amended was adopted.

Senator Kibbie offered the following amendment:

Senate File 560 is hereby amended as follows:

1. Amend section 1 as follows:

1. By adding to subsection 1 the following sentence:

"All advertising of such courses of instruction shall adhere to and comply with the rules and regulations of the federal trade commission."

2. By adding thereto the following subsection:

"3. Promise or guarantee employment utilizing information, training, or skill purported to be provided or otherwise enhanced by a course, unless the promisor or guarantor offers the student or prospective student a bona fide contract of employment agreeing to employ said student or prospective student for a period of not less than one hundred twenty (120) days in a business or other enterprise regularly conducted by the promisor or guarantor and in which such information, training, or skill is a normal condition of employment."

2. Amend by adding thereto the following new section:

"Sec. 5. If any provision of this Act or the application thereof to any taxpayer shall be invalid, such invalidity shall not affect the provisions or application of this Act which can be given effect without the invalid provisions or application, and to this end the provisions of the Act are declared severable."

Senator Kibbie offered the following amendment, filed by Senators Kibbie and Schroeder, to the amendment and moved its adoption:

Amend the amendment by striking the period and quote in line 6 and inserting in lieu thereof the following: "as of the effective date of this Act".

2. Further amend the Kibbie amendment in line 19 by striking the word

2. Further amend the Kibbie amendment in line 19 by striking the word "taxpayer" and inserting in lieu thereof the words "person or persons".

The amendment to the amendment was adopted.

On motion of Senator Kibbie, the amendment as amended was adopted.

Senator Reppert offered the following amendment:

Amend Senate File 560 by adding the following paragraph at the end of section three (3) thereof:

"8. Private business schools accredited by The Accrediting Commission for Business Schools."

Senator Griffin offered the following amendment to the amendment and moved its adoption:

Amend the amendment as follows:

Amend line 4, by striking the period and adding: "or an acknowledged accrediting agency."

The amendment to the amendment was adopted.

On motion of Senator Reppert, the amendment as amended was adopted.

Senator Kibbie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun	Floy	Lisle	Reppert
Benda	Frommelt	Lodwick	Rigler
Beneke	Griffin	Main	Riley
Briles	Hagedorn	McGill	Schroeder
Buren	Hagie	Messerly	Shaff
Burke	Hansen	Mills	Shirley
Burns	Heaberlin	Mincks	Shoeman
Cassidy	Heying	Murray	Stanley
Condon	Hill	Nims	Stephens
DeKoster	Kibbie	Nurse	Tabor
Denman	Klefstad	O'Malley	Vance
Dodds	Kruck	Patton	Van Gilst
Elvers	Kyhl	Reno	Walker
Flatt	Lange		

Nays, none.

Absent or not voting, 5:

Coleman Elv Lucken McNally

Elthon

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 573, a bill for an act to make appropriations to certain named persons in settlement of claims made against the state.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 577, a bill for an act to amend chapter nine (9) of the Acts of the Extraordinary Session of the Sixtieth General Assembly, to provide for a state supported and administered scholarship program under the higher education facilities commission and to make an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 162, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves and other

state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills and habit patterns and to provide facilities therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 676, a bill for an act providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties therefor.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 573

Amend Senate File 573 as follows:

- 1. By striking from line one (1), section five (5), the words "appeal board" and inserting in lieu thereof the word "general".
- 2. By striking from line five (5), section six (6), the words "appeal board" and inserting in lieu thereof the word "general".
- 3. By striking from lines one (1) and two (2), section nine (9), the words "tax-free land reimbursement" and inserting in lieu thereof the word "general".
- 4. By striking from line five (5), section ten (10), the words "tax-free land reimbursement" and inserting in lieu thereof the word "general".
- 5. By striking from lines one (1) and two (2), section thirteen (13), the words "department of social welfare old age assistance fund (funerals)" and inserting in lieu thereof the words "general fund".
- 6. By striking from lines five (5) and six (6), section fourteen (14), the words "department of social welfare old age assistance fund (funerals)" and inserting in lieu thereof the words "general fund".
- 7. By striking from lines one (1) and two (2), section fifteen (15), the words "department of public safety salaries" and inserting in lieu thereof the word "general".
- 8. By striking from line five (5), section sixteen (16), the words "department of public safety salaries" and inserting in lieu thereof the word "general".

HOUSE MESSAGES CONSIDERED

House File 162, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, and to provide facilities therefor.

Read first and second times and passed on file.

House File 676, a bill for an act providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties therefor.

Read first and second times and passed on file.

HOUSE AMENDMENTS CONSIDERED

Senator Denman called up for consideration Senate File 573, a bill for an act to make appropriations to certain named persons in settlement of claims made against the State of Iowa, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Denman 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, 54:

Balloun Flov Lisle Reppert Benda Frommelt Lodwick Rigler Riley Beneke Griffin Main Briles Hagedorn McGill Schroeder Buren Hagie Messerly Shaff Burke Hansen Mills Shirley Burns Heaberlin Mincks Shoeman Cassidy Heying Murray Stanley Condon Hill Nims Stephens DeKoster Kibbie Nurse Tabor Denman Klefstad O'Mallev Vance Dodds Kruck Patton Van Gilst Elvers Kyhl Walker Reno Flatt Lange

Nays, none.

Absent or not voting. 5:

Coleman Ely Lucken McNally

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SPECIAL ORDER

Senator Frommelt asked unanimous consent that Senate File 279 be made a special order of business for 7:00 p.m., Thursday, May 20, 1965.

Objection was raised.

Senator Frommelt moved that Senate File 279 be made a special order of business for Thursday, May 20, 1965, at 7:00 p.m.

Senator Hill moved as a substitute motion that Senate File 279 be returned to the committee on ways and means.

Roll call was requested.

The Chair announced that the Call of the Senate was still in effect on Senate File 279 and all amendments and motions filed thereto. There being a number of Senators absent, Senator Frommelt moved that the Senate recess until the fall of the gavel, which motion prevailed.

The Senate reconvened, President Fulton 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 following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 31, relating to the establishment of a committee to study the need for any legislation to promote greater electrical safety throughout the State of Iowa.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 34, relating to a proclamation by the Governor for the celebration of Independence Day in the State of Iowa.

Also: That the Speaker has appointed as members of the conference committee on the part of the House on Senate Joint Resolution 24, a joint resolution relating to the composition of the General Assembly, Doderer of Johnson, Melrose of Floyd, Denato of Polk and Baringer of Fayette.

Also: That the House insists on its amendments to Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, and requests a conference. The Speaker has appointed as members of the conference committee, on the part of the House, Caffrey of Polk, Kluever of Cass, Shirley of Dallas and Smith of Linn.

Also: That the House has concurred in Senate amendments to and passed House File 567, a bill for an act relating to littering of public waters, ice and land.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the state, and to amend the interest rates of the deposit of public funds.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 684, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds.

Read first and second times and passed on file.

House File 684, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller.

Read first and second times and passed on file.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 132, 166, 169, 299, 445, 468 and 559; also, House Files 29, 553 and 665.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 132, 166, 169, 299, 445, 468 and 559; also, House Files 29, 553 and 665.

Senator Hansen submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of John Wayne Janssen of Hubbard, Hardin County, Iowa, for appointment as a member of the Iowa Employment Security Commission, under the provisions of section 96.10, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends John Wayne Janssen for this appointment.

PETER F. HANSEN, Chairman.
JAMES M. MCNALLY.
C. JOSEPH COLEMAN.
CHARLES F. GRIFFIN.
JOHN A. WALKER.

On motion of Senator Hansen, the report was adopted.

Senator Hansen moved the appointment of John Wayne Janssen of Hubbard, Hardin County, Iowa, as a member of the Iowa Employ-

ment Security Commission, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Balloun Flov Lisle Reppert Frommelt Lodwick Benda. Rigler Griffin Beneke Main Riley Briles Hagedorn McGill Schroeder Buren Hagie McNally Shaff Burke Hansen Messerlv Shirley Heaberlin Burns MillsShoeman Cassidy Heying Mincks Stanley Condon Hill Murray Stephens DeKoster Kibbie Nims Tabor Denman Klefstad Nurse Vance Dodds Kruck O'Malley Van Gilst Elvers Kyhl Walker Patton Flatt Lange Reno

Nays, none.

Absent or not voting, 4:

Coleman Elthon

Ely

Lucken

The motion prevailed and President Fulton declared John Wayne Janssen of Hubbard, Hardin County, Iowa, as a member of the Iowa Employment Security Commission confirmed for the six-year term beginning July 1, 1965, and ending June 30, 1971.

Senator Benda submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Irving Y. Fishman, Ph.D., of Grinnell, Poweshiek County, Iowa, for appointment as a member of the Board of Examiners in the Basic Sciences, under the provisions of sections 146.3 and 146.6, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends Irving Y. Fishman for this appointment.

KENNETH BENDA, Chairman. MAX M. MILLS. BASS VAN GILST. DARYL H. NIMS.

EUGENE M. HILL.

On motion of Senator Benda, the report was adopted.

Senator Benda moved the appointment of Irving Y. Fishman, Ph.D., of Grinnell, Poweshiek County, Iowa, as a member of the Board of Examiners in the Basic Sciences for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Lisle Reppert Balloun Flov Frommelt Lodwick Rigler Benda Griffin Main Riley Beneke Schroeder Hagedorn McGill Briles Buren Hagie McNally Shaff Messerly Shirley Burke Hansen Shoeman Heaberlin Mills Burns Stanley Heving Mincks Cassidy Stephens Hill Murray Condon Kibbie Tabor DeKoster Nims Klefstad Nurse Vance Denman Kruck Van Gilst Dodds O'Mallev Elvers Kyhl Patton Walker Reno Flatt Lange

Nays, none.

Absent or not voting, 4:

Coleman Elthon Ely Lucken

The motion prevailed and President Fulton declared Irving Y. Fishman, Ph.D., of Grinnell, Poweshiek County, Iowa, as a member of the Board of Examiners in the Basic Sciences confirmed for the sixyear term beginning July 1, 1965, and ending June 30, 1971.

CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators Denman, Chairman; Murray, Shirley and Schroeder, on the part of the Senate, on the conference committee on Senate Joint Resolution 24.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 583 be made a special order of business for Thursday, May 20, 1965, at 9:00 a.m.

SENATE CONCURRENT RESOLUTION 40

By Riley, Lucken and Lisle

Whereas, the General Assembly adopted Senate Concurrent Resolution 9 as amended by amendment filed by the Majority Floor Leader, Senator Frommelt, and

Whereas, said resolution directed that a special committee investigate certain practices and conduct of personnel in the Department of Agriculture and make a report to this General Assembly "as soon as possible" so that remedial legislation, if needed, can be enacted, and

Whereas, it would appear that less than ten working days remain before

adjournment sine die, and

Whereas, on the 18th day of May, 1965, House Resolution 7 has been filed by the Honorable LaMar Foster of Cedar County, the Honorable Maurice Baringer of Fayette County and the Honorable Niels Nielsen of Shelby County, resolving that the said committee file its final report

forthwith and lift the unjustified stigma that has been placed upon a former employee of the Department of Agriculture, Richard Dennler, and

Whereas, certain members of the said committee have rendered their report (hereinafter referred to as "said rport") as directed by Senate Concurrent Resolution 9 as amended by amendment filed by the Majority Floor Leader, Senator Frommelt, and

Whereas, "said report" shows:

"REPORT OF CERTAIN MEMBERS OF THE INVESTIGATING COMMITTEE CREATED

UNDER SENATE CONCURRENT RESOLUTION 9, AS AMENDED

"A cloud consisting of innuendo, hearsay and half truths has been hanging over the head of Richard Dennler for more than three months.

As a result, he is still without employment.

"Twenty-one days have passed since the last testimony was taken before the Legislative Investigation Committee created under Senate Concurrent Resolution 9. Mr. Dennler, the General Assembly, and the State of Iowa are awaiting a committee report. In a court of law, such a delay in reaching a jury verdict would be unthinkable. It is no less unthinkable in the present instance. (1)

"Rather than postpone a decision further, particularly when it is unnecessary that we do so, and in keeping with the admonition in Senate Concurrent Resolution 9 that a report be made 'as soon as possible', we do hereby render our findings to the General Assembly and the people of

Iowa as follows:

FINDINGS

"1. Richard Dennler was discharged for political reasons and without cause.

"2. Richard Dennler was a competent and qualified milk sanitarian who,

at all times, did his job 'in an excellent manner'.

"3. Nicholas Coad, the man hired to replace Richard Dennler, is gravely lacking in both training and qualifications to perform the important duties of state milk sanitarian.

"4. The failure of Secretary of Agriculture Owen to provide a hearing for Mr. Dennler on the anonymous accusations made against Mr. Dennler, a war veteran, prior to discharging Mr. Dennler, violates the spirit and the letter of Section 70.6, Code of Iowa, 1962.

"5. There is no evidence to support the charge of impropriety regarding Mr. Dennler's expense account, and further, the matter of his expense

vouchers had nothing to do with his discharge.

"6. The formal hearings held by the committee were conducted with shocking disregard for the American traditions of justice and fair play.

EVIDENCE IN SUPPORT OF FINDINGS

"Finding No. 1. Richard Dennler was discharged for political reasons and without cause.

"The decision to fire Richard Dennler was made before Secretary Owen was sworn into office. Nicholas Coad, the man who was hired to replace Mr. Dennler, admitted discussing getting the job as early as December, 1964. Mr. Coad and three other active Democrats, one of them, Dr. Robert Joynt, the Democratic party chairman in Plymouth County, supposedly made complaints about Mr. Dennler working on his home at various times during the day. On only the thirteenth working day on the job, Secretary Owen admittedly had a letter dispatched to Mr. Dennler discharging him.

This was on a Wednesday, and the letter would presumably reach Mr. Dennler on a Friday. The following Monday, Mr. Coad reported to Des Moines for work. (See Coad's claim voucher for expenses commencing January 24, 1965.)

"Secretary Owen admitted he made no effort to verify the alleged complaints, nor did he give Mr. Dennler the courtesy to deny the charges or explain the situation. Secretary Owen could have contacted the Department of Public Health to see if Mr. Dennler was doing a satisfactory job. This was not done. Had there been any basis, other than political considerations in the discharge, surely Secretary Owen would have given this employee of 18 years the opportunity to answer the complaint, and he would not have based his decision on anonymous informers from the opposite political party as that of the accused.

"Finding No. 2. Richard Dennler was a competent and qualified milk

sanitarian who, at all times, did his job 'in an excellent manner'.

"No witness appearing before the committee, except Secretary Owen, disputed the fact that Richard Dennler was a highly qualified and capable state employee. See page 8 of the BCI report wherein the following appears: 'Mr. R. E. Stedman said he considered Mr. Dennler to be an excellent milk sanitarian'. (Mr. Stedman is Senior Milk Sanitarian for the Department of Health.) See pages 4 and 5 of the BCI report where Mr. Everett Hart, Chief of Consumer Protection Division of the Department of Agriculture, stated Mr. Dennler was 'a very good sanitarian because of his education and long experience. He took an interest in his job and was doing his job as required.' See also the testimony of Mrs. Huda Felland, Director of the State Bacteriological Laboratory, to the effect that Mr. Dennler was an excellent sanitarian. See also BCI report, pages 21 through 39, for numerous commendations of Mr. Dennler by nearly all dairy farmers and dairy operators in Mr. Dennler's territory.

"Finding No. 3. Nicholas Coad, the man hired to replace Richard Dennler, is gravely lacking in both training and qualifications to perform

the important duties of state milk sanitarian.

"Mr. Coad added a humorous touch to the hearings when he contended that he could perform the duties of a state milk sanitarian with only a week's training on the job and without previous experience in milk sanitation procedures, or experience in the dairy industry. His lack of understanding of the duties of the job of milk sanitarian was so gross at the time of the hearings that he admitted that he spent only two days a week at work. This is similar to the situation where 'if you can keep your head while those about you are losing theirs, maybe you don't know how serious the situation is'. It is obvious that if Mr. Coad knows only enough about the duties of the job to spend two days at it, he knows very little. It should be noted at page 18 of the BCI report that the Department of Health considers minimum qualifications to include a college degree in sanitary engineering, or its equivalent, and at least two years' public health experience in public health engineering, or milk and food sanitation, none of which Coad had. While milk sanitarians other than Mr. Dennler lacked certain formal qualifications, they had on the average, fourteen years' actual experience in the field operating or managing dairies prior to their becoming milk sanitarians. Coad had no such background. Mr. Victor Brunner, who is assigned the job of teaching Coad his duties. stated that it would take a year before he could predict how long it would take to teach Mr. Coad his duties as a milk sanitarian.

"Finding No. 4. The failure of Secretary of Agriculture Owen to provide a hearing for Mr. Dennler on the anonymous accusations made against Mr.

Dennler, a war veteran, prior to discharging Mr. Dennler, violates the spirit and the letter of section 70.6, Code of Iowa, 1962.

"Mr. Richard Dennler served his country during World War II. Section

70.6 of the Code of Iowa, 1962, states:

"'Removal—certiorari to review. No person holding a public position by appointment or employment, and belonging to any of the classes of persons to whom a preference is herein granted, shall be removed from such position or employment except for incompetency or misconduct shown after a hearing, upon due notice, upon stated charges, and with the right of such employee or appointee to a review by a writ of certiorari.'

"Secretary Owen admitted he did not hold a hearing for Mr. Dennler, upon due notice and upon stated charges. He merely perfunctorily had an employee write Mr. Dennler a letter firing him. See page 3 of the BCI report

and the testimony of Secretary Owen himself.

"Finding No. 5. There is no evidence to support the charge of impropriety regarding Mr. Dennler's expense account, and further, the matter of his

expense vouchers had nothing to do with his discharge.

"After public indignation over the firing of a competent milk sanitarian and his replacement by an unqualified individual, Secretary Owen, in a desperate effort to find justification for the discharge, went over Mr. Dennler's expense vouchers for the past several years with a magnifying glass and a fine-tooth comb. Arrangements were made for the Attorney General's Office to do the same and, subsequent to this, the Bureau of Criminal Investigation followed suit.

"Richard Dennler's total expense claims placed him second low among all

milk sanitarians. (2)

"Mr. Dennler honestly and frankly stated that he could not vouch for each entry as having been exact, but stated that the total amount claimed represented what he actually was out-of-pocket in expenses. He followed the practice which is common and well established in business and industry of filling out his expense forms after a period of time, such as a week,

had passed. (3)

"Mr. Dennler's expense claims for meals, ice, milk samples and other items which he was required to purchase totalled less than \$5.00 per day, but could he have foreseen that the Department of Agriculture, the Attorney General's Office, the Bureau of Criminal Investigation and a trial attorney hired by a legislative investigating committee would one day be asking him to recall how many meals he had in a year's time in one town in his territory, he undoubtedly would have paid more meticulous attention to the filling out of expense vouchers. Nonetheless, there was not a shred of competent evidence that Richard Dennler received money which exceeded what he spent in the necessary performance of his job. The expense account accusation was mere hindsight. It was dreamed up after Richard Dennler had already been discharged and it was not substantiated at the hearings.

"Findings No. 6. The formal hearings held by the committee were conducted with shocking disregard for the American traditions of justice and

fair play.

"The hearings were models of trial and error, mostly the latter. Before the formal hearings, a preliminary meeting was held which resulted in the recitation of outrageous hearsay and opinion evidence. After public reaction against such actions became manifest, there were profuse regrets expressed about the use of hearsay from members of the majority party in the Senate, (4), including a lawyer member of the committee. Assurances were given that this practice would not be repeated in the future. Consider the subsequent exchange taken verbatim from the transcript, when the formal hearings were thereafter held:

"'Questions of Mr. Coad by Mr. Greer.

"Q. When were they last inspected?

"A. Well, in talking to the managers of both plants to their knowledge they had never been inspected. I showed them the inspection form and they looked it over and said they never seen anything like that. I asked them when Mr. Dennler had been there last. They both said about the same thing. They had never seen Mr. Dennler or heard of him until they read about him in the paper.

Senator Lucken: Mr. Chairman, I would like to ask now, is this hearsay? Mr. Greer: (Nodding head in affirmative fashion) Anything that anybody else told Mr. Coad not in the presence of Mr. Dennler would be hear-

sav.

Senator McNally: That would be true in any kind of a criminal case or civil case, Mr. Greer, but we are not charging anybody with anything here, so the hearsay rule doesn't apply.

Mr. Greer: I understand that, but apparently some of the other people

in here do not.'

"Space does not allow mention of all the improprieties occurring during the hearings, but suffice to mention the following examples: a refusal to permit Mr. Dennler to be present while his wife testified, and vice versa; the refusal to call Secretary Owen and Nicholas Coad, the accusers of Richard Dennler, prior to making Mr. Dennler take the stand; the refusal to let Mr. Dennler's attorneys cross-examine hostile and adverse witnesses; the refusal to permit attorneys for any witness to speak or to lodge objections to improper questions; and the questioning of Coad and others about state forms prepared by Mr. Dennler, without ever showing them to Mr. Dennler when he had testified earlier, or otherwise provide Mr. Dennler a chance to explain the forms. Mention should also be made of the fact that the majority party was represented by two legislators who are practicing attorneys, and by an employed attorney whose partisanship and lack of objectivity was clearly manifest within 24 hours after the committee employed him. There were no Republican lawyers appointed to the committee. a basic unfairness, which was remedied in part by the decision of Senate Republicans to have a member of the Senate whose occupation is practicing attorney, attend the hearings and advise the minority with respect to legal aspects. The arrangement was handicapped by the committee restriction that the minority counsel could not ask questions or make comments about the flagrant violation of rules of law and evidence, but could only do so through a committee member. This unfairness contrasts with the recent Highway Commission investigation by the Interim Committee where hearsay and other incompetent evidence was excluded, where both the majority and minority had lawyers who were committee members, where cross-examination of hostile witnesses was permitted, and where objections to improper questions could be lodged and where witnesses were not excluded during interrogation of other witnesses. The transcript of the Dennler hearings may serve as a model for future legislatures in 'How Not To Conduct a Fair Hearing'.

SUMMARY

"Despite the basic unfairness of the hearings and the desperate effort to divert the public attention from the issues, one truth clearly emerges. That truth is that Richard Dennler was discharged solely for political reasons and an unqualified person hired in his stead. We cannot dispute the legal right of Secretary Owen to practice the spoils system, regardless of the expense to the taxpayers or the consequences to public health, despite Governor Hughes' statement that no unqualified Democrat would

replace qualified personnel. Secretary Owen exercised his legal right and power to hire whomever he wanted, regardless of qualifications or lack of them. We cannot dispute this right, but we can and do protest the harassment, the maligning and the persecution of Richard Dennler and his family in a futile effort to justify the political firing. Had the Governor and the Secretary of Agriculture been as forthright as Dr. Robert Joynt (5), chairman of the Democratic party in Plymouth County, no one could accuse them of hypocrisy. In addition, the people would have been spared the spectacle of sham created by high officials of the state foolishly denying the obvious. The House and Senate would have been spared the blot of shame cast upon its proceedings this session by the manner in which the hearing was conducted under rules adopted by the majority. The State Treasury would have been spared approximately \$6,000 in legal fees and court reporting expense. (6) And most important of all, Richard Dennler would have been able to have found employment in the line of work at which he has spent his last 18 years.

"A great wrong has been committed against an ordinary citizen. For two long months, the full machinery of state government was brought to bear against Mr. Dennler. Simple justice demands this wrong be redressed without further delay, since in the language of the law, justice delayed is justice denied. In the interest of fair play, we shall wait no longer in issuing this, a report of the minority members of the Legislative Investigating Committee created under Senate Concurrent Resolution 9.

April 28, 1965.

REPRESENTATIVE C. RAYMOND FISHER. REPRESENTATIVE JAMES E. PATTON. SENATOR VERN LISLE.
SENATOR J. HENRY LUCKEN.

"(1) A jury verdict is reached without the jury having the advantage of a transcript of the testimony. Furthermore, on the second day of the five days of formal testimony taking, the committee was furnished with a printed, comprehensive report of the Bureau of Criminal Investigation, containing essential circumstances of the evidence produced at the formal hearings, particularly with regard to the issue of whether the discharge

of Richard Dennler was politically inspired.

"(2) See pages 7 and 8 of the 1964 Salary Book. Mr. Dennler's expenses, including purchases of milk samples, average less than \$100 a month, or less than \$25.00 a week. He purchased milk at grocery stores for temperature checks. Mr. Ray Pieratt, a milk sanatarian, testified that you could reasonably purchase as much as \$6.00 at one grocery store alone. It is interesting to note that Mr. Coad submitted a voucher, which is in evidence, showing purchases in excess of \$4.00 at one grocery store. There are hundreds of grocery stores in Mr. Dennler's territory, and it is essential in the interest of public health that this milk be refrigerated at a proper level. Although Mr. Coad was not aware of the proper technique, everyone else who testified, including Mr. Stedman, stated that the only accurate way is to punch a hole in the milk carton and insert a thermometer, thereby necessitating the purchase of same from the store owner. In one month, Mr. Coad's milk and ice samples have cost him nearly \$36.00. Mr. Coad claims he only puts in a two-day week, so it is surprising that Mr. Dennler's expenses for milk and ice on a five-day week are actually less than \$36.00 per month. An objective observer should also examine page 13 of the Salary Book for 1964 and compare the expense claims of bank examiners, who apparently follow the practice of arbitrarily filling out their expense youchers at the rate of \$1.00 for breakfast, \$1.50 for lunch, and \$2.50 for dinner, regardless of what the amount actually was. For more similar basis of comparison, see page 19 of the Salary Book for the expense

claims paid to inspectors in the Warehouse Division of the State Commerce Commission.

"(3) The federal government avoids the drudgery of requiring minutely itemized expense vouchers, and, instead, provides for a fixed per diem to be paid over and about salary, and regardless of the exact amount incurred for meals and the like. Consideration should be given to adopting this practice in the interest of uniformity and in the interest of saving the state money in man hours spent completing vouchers and in auditing same.

"(4) The lone exception to this was Senator William Denman (D, Polk County) who did not wait for public reaction, but expressed his unhappiness about the use of hearsay and the violation of civil rights, im-

mediately upon hearing about the situation.

"(5) See the Register and Tribune, April 3, 1965.

"(6) Secretary Owen should have been called as the first witness, not as one of the last witnesses. Had he been, there would have been no need to have proceeded further since Senate Concurrent Resolution 9, as amended, addressed itself to the inquiry about the General Assembly's concern 'with the desirability, in the public interest, of at all times maintaining in all branches of state government personnel duly trained and qualified to fulfill the functions assigned to them; and whereas, questions have been raised as to the practices and conduct of personnel in the Department of Agriculture up to the present time', it would have been clearly and early established that the firing was political and that a competent individual was replaced by one who lacked training and qualifications. A further criticism can be fairly directed against the decision not to release the Bureau of Criminal Investigation report upon its completion. This report was ultimately admitted into evidence without objection from any of the interested parties or any of the committee members. Had this report been released at the time it had been completed, several weeks' delay would have been saved and there would have been no need for the formal five days of testimony taking. Nothing new was developed on the question of the motives or reasons of Secretary Owen for firing Mr. Dennler at the time the testimony was taken that was not essentially contained in the Bureau of Criminal Investigation report."

Whereas, "said report" should be entered in the Journals of the House and Senate in order for the members of the House and Senate to consider

its findings and recommendations prior to adjournment sine die,

Now, Therefore, Be It Resolved by the Senate, the House of Representatives Concurring: That the "said report" of April 28, 1965, of certain members of the Investigating Committee created under Senate Concurrent Resolution 9, as amended, and as set out in this Resolution be entered and printed in the Senate and House Journals in order that members of the House and Senate have the benefit prior to adjournment sine die of the findings and recommendations of this "said report".

REPORTS OF COMMITTEES

Senator Mincks submitted the following report:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred Senate File 417, a bill for an act relating to prison time served during parole, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Also:

Mr. President: Your committee on industrial and human relations to which was referred Senate File 418, a bill for an act relating to the total amount of money that may be advanced to a parolee for relief purposes, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on industrial and human relations to which was referred House File 405, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 419, a bill for an act relating to taxes in support of the Iowa public employees' retirement system, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on industrial and human relations to which was referred House File 550, a bill for an act relating to retirement benefits for public employees reaching the age of seventy-two (72) years, begs leave to report it has had the same under consideration and recommends the same do pass.

JAKE MINCKS, Chairman.

Ordered passed on file.

Senator Coleman submitted the following report:

Mr. President: Your committee on appropriations to which was referred Senate File 156, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys of the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state owned lands under the jurisdiction of the conservation commission, begs leave to report it has had the same under consideration and recommends the same be amended in accordance with the Ely amendment filed May 12; and when so amended the bill do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 651, a bill for an act to make appropriations from the general fund to the department of public instruction for use as a revolving fund for the veterans administration and for the school lunch program, begs

leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

Mr. President: Your committee on ways and means to which was referred House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return, 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 271 by striking everything after the word "indicate." in line 8 and inserting in lieu thereof the following: "If such information is not supplied on the tax return it shall not be deemed as an incompleted

return".

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on ways and means to which was referred House File 637, a bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to proration of registration fees of commercial motor vehicles, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 Amend Senate File 551 as follows:

1. By adding the following new section after section

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"Sec. 5. 1. For the sole purpose of coordinating the

hard surfaced secondary roads and farm to market roads of the state into readily identifiable routes for the covenience of

7 road users a highway system to be known as the "Red Ball System" 8 is hereby authorized. 9

2. The board of supervisors of any county, or the boards of supervisors of two or more adjoining counties acting jointly may designate hard surfaced secondary and farm to market

roads as "Red Ball" routes under the following conditions. 12

a. When such a road within a single county, connects 13 14 two or more incorporated towns or cities or two or more pri-

mary highways. 15

16 b. When such roads in two or more counties inter-

17 connect or extend so as to form a continuous route between two 18 or more incorporated towns or cities or two or more primary

19 highways.

20 c. The termini of any Red Ball route thus designated 21

shall be within or at the limits of incorporated towns or 22 cities or at the point where the Red Ball route joins primary

23 highways.

24 d. All such routes shall be marked with signs dis-

25 playing a circular plane painted solidly in red on a white 38

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background, designating a suitable name or number for the
 route, and bearing such legends or information as may in the
 judgment of the board or joint boards be helpful to travelers.

29 3. Whenever it appears that two or more hard surfaced 30 secondary or farm to market roads are interconnected by 31 hard surfaced primary highways and that inclusion of a section 32 or sections of such primary highways is necessary to integrate 33 the secondary or farm to market roads into a single Red Ball 34 route, then such section or sections of the primary road 35 system may be designated as a part of the Red Ball route. 36 provided the approval of the highway commission is first 37 obtained.

4. The designations of Red Ball routes shall be reported to the highway commission. Said commission shall design and approve the signs to be used on Red Ball routes, supervise and coordinate the system of naming or numbering such routes, and publicize the existence of such routes.

42 and publicize the existence of such routes.
43 5. The cost of signs for the Red Ball routes may be paid
44 from the appropriate funds available for maintenance of the
45 roads over which the routes pass. In the case of routes
46 traversing roads in two or more counties the boards of super47 visors may enter into agreements for an equitable division of
48 the cost and maintenance of signs. The board or joint boards
49 may also accept gifts of money to erect and maintain the signs."

50 Further amend Senate File 551 by renumbering the remain-

51 ing sections accordingly.

DONALD G. BENEKE.

1 Amend Senate File 604 as follows:

1. By striking from section 1, line 8, the words "state tax revenue" and inserting in lieu thereof the words "state tax commission".

5 2. By striking from section 1, line 10, the word "director" 6 and inserting in lieu thereof the word "commission".

7 3 By striking from section 1, line seventeen (17), the word 8 "director" and inserting in lieu thereof the word "commission".

9 4. By striking from section 1, line twenty (20) the word 10 "director" and inserting in lieu thereof the word "commission".

HOWARD C. REPPERT, JR.

Amend House File 31 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section ninety-seven A point one (97A.1) Code
1962, is hereby amended by adding the following subsection:
"'Pension compensation' shall mean the member's average final
compensation adjusted in the ratio of the earnable compensation
payable on each July one (1) to an active member having the same
or equivalent rank or position as was held by the retired or
deceased member at the time of retirement or death to the
earnable compensation of such member at his retirement or death."

11 Sec. 2. Section ninety-seven A point six (97A.6), Code 1962,

12 is amended by adding the following subsection:
13 "Pensions payable under this section shall be a

"Pensions payable under this section shall be adjusted as follows:

"a. As of the first of July of each year, the monthly pensions authorized in this section payable to each retired member and

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    to each beneficiary, except children, of a deceased member shall
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    be recomputed. The formula authorized in this section which was
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    used to compute the retired member's or beneficiary's pension
20
    at the time of retirement or death including all amendments to
21
    the formula which may be adopted subsequent to the member's re-
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    tirement or death, shall be used in the recomputation, except
23
    the pension compensation shall be used in lieu of the average
24
    final compensation which the retired or deceased member was
25
    receiving at the time of retirement or death. The adjusted
26
    monthly pension shall be the amount payable at the member's
27
    retirement or death adjusted by 45% of the difference between
28
    the recomputed pension and the amount payable at the member's
29
    retirement or death. At no time shall the monthly pension or
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    payment to the beneficiary be less than the amount which was paid
31
    at the time of the member's retirement or death.
      "b. As of the first day of July of each year, the monthly pension
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    payable to each surviving child in accordance with subsections
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    eight (8), nine (9), and thirteen (13) of this section shall be
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    adjusted to equal six (6) percent of the monthly salary payable
36
    on such July first to an active member having the rank of senior
37
    patrolman of the Iowa highway safety patrol. If the monthly
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    pension so computed is less than the amounts provided in sub-
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    sections eight (8), nine (9), and thirteen (13) of this section,
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    the amounts provided for in said subsection shall be payable.
41
      "c. All monthly pensions adjusted as provided in this sub-
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    section shall be payable beginning on July one (1) of the year
43
    which the adjustment is made and shall continue in effect until
44
    the next following July one (1) at which time the monthly pen-
    sions shall again be recomputed and all monthly pensions adjusted
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46
    in accordance with the recomputations.
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      "d. The adjustment of pensions required by this subsection
    shall recognize the retired or deceased member's position on the
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    salary scale within his rank at the time of his retirement or
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    death. In the event that the rank or position held by the
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    retired or deceased member at the time of retirement or death
    is subsequently abolished, adjustments in the pensions of the
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    member or of the member's spouse or children shall be computed
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    by the board of trustees as though such rank or position had
    not been abolished and salary increases had been granted to such
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    rank or position on the same basis as increases granted to other
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    ranks and positions in the department."
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      Sec. 3. Section ninety-seven A point eight (97A.8), Code
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    1962, is hereby amended by striking from subsection one (1),
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    paragraph a. lines eleven (11) through thirty-one (31), and in-
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    serting in lieu thereof the following:
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      "20
                          4.91\%
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       21
                          4.97\%
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       22
                          5.04%
65
       23
                          5.11%
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5.18%

5.26%

5.33%

5.41%

5.48%

5.56%

72	30	5.64%
73	31	5.72%
74	32	5.80%
75	33	5.88%
76	34	5.97%
77	35	6.05%
78	36	6.14%
79	37	6.22%
80	38	6.31%
81	39	6.40%
82	40	6.50%

HOWARD C. REPPERT, JR.

Amend House File 159 by striking all of subsection 2, 8, of section 2.

VERNON H. KYHL.

- Amend House File 482 as amended and passed by the House by striking the period (.) after the word "jurisdiction" in line
- 3 thirty-three (33) of subsection ten (10) of section three (3)
- 4 and inserting in lieu thereof the following "and employees of
- 5 the adjutant general."

JOSEPH B. FLATT.

- Amend Senate File 603, section 4, by adding the follow-
- 2 ing at the end of line 5:
- 3 "Without limiting the generality of the foregoing, the
- 4 extension of time for filing a protest as provided in this
- 5 Act shall apply to the year 1965."

DAVID STANLEY.

- 1 Amend Senate File 400 by striking lines 3 to
- 2 7, inclusive, of section 3 and inserting in
- 3 lieu thereof the following:
- 4 1. Secondary road research fund. The state highway
- 5 commission is hereby authorized to set aside each year from
- 6 the amount allocated annually by subsection five (5) of section
- 7 three hundred twelve point two (312.2) of the Code to the
- 8 primary road fund for expenses incurred by the secondary and
- 9 urban road departments of the commission not to exceed the
- 10 sum of one hundred ninety thousand dollars in a fund to be
- 11 known as the secondary road research fund.

FRANCIS MESSERLY.
MERLE HAGEDORN.

- 1 Amend Senate File 536, section 5 by striking in lines 2
- 2 and 3 the words "or political organization candidate".
- 3 Further amend Senate File 536 by striking all of section 6.

 Andrew G. Frommelt.
- 1 Amend Senate File 604 by adding thereto the follow-
- 2 ing:
- 3 "Sec. 5. Section four hundred twenty-two point
- 4 fifty-two (422.52), Code 1962, is hereby amended by adding
- 5 the following new subsection:
- 6 "When a retailer's monthly tax deposit or quarterly
- return is filed and the taxes shown due thereon are paid

- 8 in full on or before the due dates as prescribed in sections
- 9 four hundred twenty-two point fifty-one (422.51) and four
- 10 hundred twenty-two point fifty-two (422.52) of the Code,
- 11 the retailer shall be allowed a credit or discount equal
- 12 to two (2) percent of the sales taxes shown due by such
- 13 monthly tax deposit or return. This discount shall be
- 14 allowed the retailer for prompt payment of the tax and
- 15 as partial remuneration for collecting the tax, keeping
- 16 the records and promptly filing the return, monthly tax
- 17 deposits and returns required by this chapter."

DARYL NIMS.
ALAN SHIRLEY.
WARREN J. KRUCK.
TOM RILEY.
VERNON H. KYHL.
JOSEPH FLATT.
JOHN A. WALKER,
ROBERT RIGLER.
JACK SCHROEDER.

- 1 Amend Senate File 536, section 1, by striking the
- 2 comma following the word "committee" in line 3 and inserting
- 3 a period and striking remainder of the sentence.
- 4 Further amend Senate File 536 by striking all of
- 5 subsection 2 of section 1.

ANDREW G. FROMMELT.

- 1 Amend Senate File 563, section 1, as follows:
- 2 1. Strike the word "are" from line 4, and insert
- 3 in lieu thereof the following: "any municipal corpora-
- 4 tion having a population of 75,000 or more is".
- 2. Strike the word "thereof" in line 6, and insert
- 6 in lieu thereof the following: "of establishing, purchasing,
- 7 maintaining and regulating zoos".

TOM RILEY.

- 1 Amend Senate File 608 by striking section 4 and inserting in lieu
- 2 thereof the following:
- 3 "Sec. 4. This Act being deemed of immediate importance
- 4 shall take effect and be in full force from and after its pub-
- 5 lication in The Highland Park News, a newspaper published in
- 6 Des Moines, Iowa, and The New Hampton Tribune, a newspaper pub-
- 7 lished in New Hampton, Iowa.

GEORGE E. O'MALLEY. ROBERT R. RIGLER. WARREN J. KRUCK.

- 1 Amend Senate File 279 as follows:
- 2 In section 30, line 4, strike the words "until in the
- 3 judgment of the commission the need exists".

Lucas J. DeKoster.

- 1 Amend Senate File 279 as follows:
- 2 In section 4, line 1, insert the words "direct or
- 3 indirect" before the word "financial".

LUCAS J. DEKOSTER.

- 1 Amend Senate File 279 as follows:
 - 1. Strike the words "or dog" in lines 6 and 8 of section
- 3 4
- 4 2. Strike the words "and dog" in line 2 of section 5.
- 5 3. Strike the words "or dog" in line 4 of section 6.
- 6 4. Strike the words "or dog racing" in line 8 of section 7 26.
- 8 5. Strike the words "or dog" in line 1 of section 29.
- 9 6. Strike the words "and one hundred fifty (150) days
- 10 of dog racing" in lines 2 and 3 of section 30.
- 7. Strike the words "or dogs" in both places in section 31.
- 12 8. Strike section 40.
- 13 9. In section 50, strike the words "and dogs", "or dog",
- 14 and "or a dog" wherever they appear in said section.
- 15 10. In section 51, strike the words 'or dog" in line 1.
 LUCAS J. DEKOSTER.
 - Amend Senate File 279, section 6, line 8, by
 - 2 striking the words "procedures or standards" and insert-
 - 3 ing in lieu thereof the words "more strict procedures
 - 4 or higher standards".

LUCAS J. DEKOSTER.

- 1 Amend Senate File 279, section 3, by inserting
- 2 after the period (.) in line 4, the following:
- 3 "A member of the commission shall have received clearance
- 4 by the Bureau of Criminal Investigation as having no connection
- 5 with known gambling interests."

EUGENE M. HILL.

1 Amend Senate File 279 by striking sections 33 and 34.

EUGENE M. HILL.

- 1 Amend Senate File 279 as follows:
- 2 1. Amend section 47 by placing a period (.)
- 3 after the word "treasurer" in line 2 and by striking the
- 4 remainder of the section.
 - 2. Further amend Senate File 279 by striking sections 48 and 49.

EUGENE M. HILL.

1 Amend Senate File 279 by striking section 53.

EUGENE M. HILL.

- Amend Senate File 279 by adding the following at the end
- 2 of section 37:
- 3 "The laws of this state prohibiting bribery and corruption,
- 4 including but not limited to chapter seven hundred thirty-nine
- 5 (739) of the Code, shall be suspended to the extent necessary
- to permit the acts authorized by this section."

DONALD G. BENEKE.

- 1 Amend Senate File 279, section 37, by inserting the
- 2 following after the period in line 7: "Tax-free betting money,
- not to exceed two dollars (\$2.00) per race, may be furnished
- 4 by the track management to any holder of a tax-free pass."

DONALD G. BENEKE.

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Amend Senate File 279, section 5, by inserting at the end of line 12 the following:

"The cost of any audit or examination by accountants

shall be paid by the permittee."

ROBERT R. RIGLER.

- Amend Senate File 279 as follows: 1
- 2 1. By striking from line 8 of section 1 the words "or other animal racing".
 - 2. By striking from line 6 of section 4 the words "or dog".
 - 3. By striking from line 8 of section 6 the words "or dog".
- 6 4. By striking from line 2 of section 5 the words "horses, 7 harness, and dog" and inserting in lieu thereof the words "horse 8 and harness".
 - 5. By striking from line 4 of section 6 the words "or dog".
 - 6. By striking from lines 7 and 8 of section 26 the words
- ", harness racing, or dog" and inserting in lieu thereof the words 11 12 "and harness".
 - 7. By striking from line 1 of section 29 the words "or dog".
- 8. By striking from lines 2 and 3 of section 30 the words 14
- 15 ", ninety (90) days harness racing, and one hundred fifty (150)
- 16 days of dog" and inserting in lieu thereof the words "and ninety 17 (90) days harness".
- 18 9. By striking line 5 of section 31 and inserting in lieu thereof the words "devoted to horses bred in this state or to 19 20 horses".
 - 10. By striking all of section 40.
- 22 11. By striking lines 13 and 14 of section 41 and inserting 23 in lieu thereof the words "the commission at the close of the business day on Thursday of every week during and immediately 24 after any race meet or season. Failure to make such weekly 25 26 remittance by the permittee shall result in an assessment by the 27 commission against the permittee of a fine of one (1) percent of 28 the amount due weekly."
- 29 12. By striking from line 15 of section 43 the words "sections 30 forty (40) and forty-one (41)" and inserting in lieu thereof the words "section forty (40)". 31
- 32 13. By striking from line 1 of section 50 the words "and 33 dogs".
 - 14. By striking from line 3 of section 50 the words "or dog".
- 35 15. By striking from line 5 of section 50 the words "or 36 whelped".
- 37 16. By striking from line 7 of section 50 the words "or dog".
- 38 17. By striking from line 10 of section 50 the words "or dog".
- 39 18. By striking from line 11 of section 50 the words "or a dog whelped". 40
- 19. By striking from line 1 of section 51 the words "or dog". 41
- 42 20. By striking from line 3 of section 53 the words "or dogs".
- 21. Further amend by renumbering the sections in conformity 43

with this amendment. 44

ELMER F. LANGE.

- Amend Senate File 279, section 1, subsection 3 by
- inserting after the word "standard-bred" in lines 7 and 8
- the words ", including the Appaloosa breed,".

JAMES M. MCNALLY.

- Amend Senate File 279 by striking from line 13 of
- 2 section 2 the word "following" and inserting in lieu

3 thereof the words: "within thirty days after".

JOSEPH B. FLATT.

- Amend Senate File 279 by striking all of section 47
 - after the word "treasurer" in line 2. Further amend Senate

File 279 by striking sections 48 and 49.

DAVID O. SHAFF.

- Amend Senate File 279 as follows:
- Add at the end of section 42:
- 3 "Such commissions shall include the amounts referred
- to in sections forty (40) and forty-one (41) of this Act and 4
- are not in addition thereto."

DAVID O. SHAFF.

- 1 Amend Senate File 279 as follows:
- 2 In section 4, line 3, strike the words "in this

3 state".

DAVID O. SHAFF.

- Amend Senate File 279, section 45, by inserting in line 1 1
- after the word "person" the words "who is twenty-one (21) or
- 3 more years of age".

DAVID O. SHAFF.

Amend Senate File 600 by striking all after the enacting

clause and inserting in lieu thereof the following:

- 3 "Section 1. Section four hundred twenty-two point four
- (422.4), Code 1962, is hereby amended by repealing subsection thirteen (13) thereof, inserting in lieu thereof the following
- subsections, and renumbering any succeeding subsection (s):
- '13. The term "withholding agent" means any individual, 7
- fiduciary, estate, trust, corporation, partnership or
- association in whatever capacity acting and including all 9
- 10 officers and employees of the State of Iowa, or any municipal
- 11 corporation of the State of Iowa and of any school district
- 12 or school board of the state, or of any political subdivision
- 13 of the State of Iowa, or any tax-supported unit of government 14 that is obligated to pay or has control of paying or does pay
- to any resident or nonresident of the State of Iowa or his 15
- 16 agent any wages that are subject to the Iowa income tax in
- 17 the hands of such resident or nonresident, or any of the 18
- above designated entities making payment or having control of 19 making such payment of any taxable Iowa income to any non-
- 20 resident.
- '14. The term "wages" shall have the same meaning as pro-21 vided by the Internal Revenue Code of 1954. 22
- 23 '15. The term "employer" shall mean and include those who
- 24 have a right to exercise control as to how, when, and where
- 25 services are to be performed.
- 26 '16. The term "other person" shall mean that person or 27 entity properly empowered to act in behalf of an individual
- payee and shall include authorized agents of such payees 28 29 whether they be individuals or married couples.'
- "Sec. 2. Strike all of section four hundred twenty-two 30

31 point sixteen (422.16), Code 1962, and substitute in lieu 32 thereof the following:

33 '1. Every withholding agent as defined herein and every 34 . employer as defined herein and further defined in the Internal 35 Revenue Code of 1954, as amended, with respect to income tax 36 collected at source, making payment of wages as defined herein 37 to either a resident employee or employees, or a nonresident 38 employee or employees, working in Iowa, shall deduct and with-39 hold from such wages an amount which will approximate the 40 employee's annual tax liability on a calendar year basis, 41 calculated on the basis of tables to be prepared by the state 42 tax commission and schedules or percentage rates, based on 43 such wages, to be prescribed by the state tax commission. 44 Every employee or other person shall declare to such employer 45 or withholding agent the number of his personal exemptions and 46 dependency exemptions or credits to be used in applying such 47 tables and schedules or percentage rates, provided that no 48 more such personal or dependency exemptions or credits may be 49 declared by such employee or other person than the number to 50 which he is entitled. Such claiming of such exemptions or 51 credits in excess of entitlement shall constitute a misdemeanor.

52 '2. Every withholding agent required to deduct and withhold 53 tax under subsections one (1) and twelve (12) of this section 54 shall, for the quarterly period beginning January 1, 1966, and 55 for each calendar quarterly period thereafter, on or before the 56 last day of the month following the close of each calendar 57 quarterly period make a return on forms prescribed by the state 58 tax commission and pay over to the state tax commission, in the 59 form of remittances made payable to "Treasurer, State of Iowa", 60 the tax required to be withheld, or the tax actually withheld, 61 whichever is greater, under the provisions of subsections one 62 (1) and twelve (12) hereof; provided, however, commencing with 63 the period beginning January 1, 1966, every withholding agent 64 who withholds more than fifty (50) dollars in any one month 65 commencing with January 1, 1966, shall deposit with the state 66 tax commission said sum, made out on a deposit form for the 67 month in such form and manner as may be prescribed by the state 68 tax commission. The said deposit form being due on or before 69 the fifteenth (15th) day of the month next succeeding the month 70 of withholding, except that no deposit shall be required for 71 the amount withheld in the third (3rd) month of the quarter but 72 the total amount of withholding for the quarter shall be com-**7**3 puted and that amount by which the aforementioned deposit fails 74 to equal the total quarterly liability shall be due upon the 75 filing of the quarterly report which shall be due within the 76 month next succeeding the end of the quarter. If the state tax 77 commission in any case has reason to believe that the collection 78 of the tax provided for in subsections one (1) and twelve (12) 79 hereof is in jeopardy, it may require the employer or withhold-80 ing agent to make such return and pay such tax at any time, in 81 accordance with section four hundred twenty-two point thirty 82 (422.30), Code 1962. The state tax commission may authorize 83 incorporated banks and trust companies which are depositories 84 or financial agents of the United States, or of this state,

to receive any tax imposed under this Act, in such manner, at

such times and under such conditions as it may prescribe; and 86 87 it shall prescribe the manner, times, and conditions under 88 which the receipt of such tax by such banks and trust companies is to be treated as payment of such tax to the commission.

89 90 '3. Every withholding agent employing not more than two 91 persons who expects to employ either or both of such persons 92 for the full calendar year may, with respect to such persons, 93 pay with the withholding tax return due for the first calendar 94 quarter of the year the full amount of income taxes required 95 to be withheld from the wages of such persons for the full 96 calendar year. The amount to be paid shall be computed as 97 if the employee were employed for the full calendar year for 98 the same wages and with the same pay periods as prevailed 99 during the first gurater of the year with respect to such 100 employee. No such lump sum payment of withheld income tax 101 shall be made without the written consent of all employees 102 involved. The withholding agent shall be entitled to recover 103 from the employee any part of such lump sum payment that 104 represents an advance to the employee. If a withholding 105 agent pays a lump sum with the first quarterly return he shall 106 be excused from filing further quarterly returns for the 107 calendar year involved unless he hires other or additional 108 employees.

'4. Every withholding agent who fails to withhold or pay to the commission any sums required by this Act to be withheld and paid, shall be personally, individually, and corporately liable therefor to the state of Iowa, and any sum or sums withheld in accordance with the provisions of subsections one (1) and twelve (12) hereof, shall be deemed to be held in trust for the state of Iowa.

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'5. In the event a withholding agent fails to withhold and 117 pay over to the commission any amount required to be withheld under subsections one (1) and twelve (12) of this section, such amount may be assessed against such employer or withholding agent in the same manner as prescribed for the assessment of income tax under the provisions of Divisions II and V, Chapter four hundred twenty-two (422), Code 1962.

'6. Whenever the state tax commission determines that any employer or withholding agent has failed to withhold and/or pay over to the state tax commission sums required to be withheld under subsections one (1) and twelve (12) of this section the unpaid amount thereof shall be a lien as defined in section four hundred twenty-two point twenty-six (422.26), Code 1962, shall attach to the property of said employer or withholding agent as therein provided, and in all other respects the procedure with respect to such lien shall apply as set forth in said section four hundred twenty-two point twenty-six (422.26),

133 Code 1962. 134

'7. Every withholding agent required to deduct and withhold a tax under subsections one (1) and twelve (12) of this section shall furnish to such employee, nonresident, or other person in respect of the remuneration paid by such employer or withholding agent to such employee, nonresident, or other person during the calendar year, on or before January 31 of the succeeding year, or, in the case of employees, if the employee's employment is

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terminated before the close of such calendar year, within thirty (30) days from the day on which the last payment of wages is made, if requested by such employee, but not later than January 31 of the following year, a written statement showing the following:

'a. The name and address of such employer or withholding agent, and the identification number of such employer or with-

148 holding agent.

'b. The name of the employee, nonresident, or other person and his federal social security account number, together with the last known address of such employee, nonresident, or other person to whom wages have been paid during such period.

'c. The gross amount of wages, or other taxable income, paid

to the employee, nonresident, or other person.

'd. The total amount deducted and withheld as tax under the provisions of subsections one (1) and twelve (12) of this section.

'e. The total amount of federal income tax withheld.

'The statements required to be furnished by this subsection in respect of any wages or other taxable Iowa income shall be in such form or forms as the state tax commission may, by regulation property.

lation, prescribe.

'8. An employer or withholding agent shall be liable for the payment of the tax required to be deducted and withheld or the amount actually deducted, whichever is greater, under subsections one (1) and twelve (12) of this section; and any amount deducted and withheld as tax under subsections one (1) and twelve (12) of this section during any calendar year upon the wages of any employee, nonresident, or other person shall be allowed as a credit to the employee, nonresident, or other person against the tax imposed by section four hundred twenty-two point five (422.5), Code 1962, irrespective of whether or not such tax has been, or will be, paid over by the employer or withholding agent to the state tax commission as provided by this Act.

175 '9. The amount of any overpayment of the individual income tax liability of the employee taxpayer, nonresident, or other 176 177 person which may result from the withholding and payment of withheld tax by the employer or withholding agent to the state 178 tax commission under subsections one (1) and twelve (12) hereof, 179 180 as compared to the individual income tax liability of the employee taxpayer, nonresident, or other person properly and 181 182 correctly determined under the provisions of section four hundred twenty-two point four (422.4), Code 1962, to and including 183 184 section four hundred twenty-two point twenty-five (422.25), Code 1962, may be credited against any income tax or install-185 ment thereof then due the state of Iowa and any balance of one 186 187 (1) dollar or more shall be refunded to the employee taxpayer, 188 nonresident or other person with interest at six (6) percent per annum, such interest to begin to accrue forty-five (45) days 189 after the date the return was due to be filed or was filed, 190 whichever is the later date. Amounts less than one (1) dollar 191 192 shall be refunded to the taxpayer, nonresident, or other person 193 only upon written application, in accordance with section four hundred twenty-two point sixty-seven (422.67), Code 1962, only 194 if such application is filed within twelve (12) months after 195

the due date of the return. Refunds in the amount of one (1) dollar or more provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comp-troller at the direction of the state tax commission, or an author-ized employee of the state tax commission, and the taxpayer's return of income shall constitute a claim for refund for this purpose, except in respect to amounts of less than one (1) dollar. There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this subsection.

'10. a. Any employer or withholding agent required under the provisions of this Act to furnish a statement required by this Act who willfully furnishes a false or fraudulent statement, or who willfully fails to furnish such statement shall, for each such failure, be subject to a civil penalty of one hundred (100) dollars, such penalty to be in addition to any criminal penalty otherwise provided by the Code of 1962

212 penalty otherwise provided by the Code of 1962. 213 'h. Any employer or withholding agent requir

'b. Any employer or withholding agent required under the provisions of this Act to withhold taxes on wages or other taxable Iowa income subject to this Act who fails to withhold such taxes, or to make the required returns or who fails to timely remit to the tax commission the amounts withheld, shall be liable for the amount of such taxes which should have been withheld and paid, and in addition shall be subject to a civil penalty, equal to five (5) percent of the amount which should have been withheld and paid over to the commission, for each month or fraction thereof during which such failure continues. not to exceed twenty-five (25) percent in the aggregate; interest at the rate of six (6) percent per annum shall be added to the tax required to be transmitted beginning with the first day of the second month following the end of the calendar quarter for which the tax was not transmitted, and such interest and such penalty shall become a part of the tax due from the withholding agent.

'c. If any withholding agent, being a domestic or foreign corporation, required under the provisions of this section to withhold on wages or other taxable income subject to this Act, fails to withhold the amounts required to be withheld, make the required returns or remit to the state tax commission the amounts withheld, the commission may, in its discretion, having exhausted all other means of enforcement of the provisions of this Act, certify such fact or facts to the secretary of state, who shall thereupon cancel the articles of incorporation or certificate of authority (as the case may be) of such corporation, and the rights of such corporation to carry on business in the state of Iowa shall thereupon cease.

'11. a. Every person or married couple filing a joint return shall make a declaration of estimated tax if his or their Iowa income tax attributable to income other than wages subject to withholding can reasonably be expected to amount to fifty (50) dollars or more for the taxable year, except that, in the cases of farmers and fishermen, the exceptions provided in the Internal Revenue Code of 1954 with respect to such declarations shall apply. The declaration provided for herein shall be filed on or before the last day of the fourth (4th) month of

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251 the taxpayer's tax year for which such declaration is filed, in 252 such form as the state tax commission may require by regulations. 253 The first installment shall be paid at the time of filing the **254** . declaration, except that at the election of the person or married couple filing jointly, any installment of the estimated tax 255 256 may be paid prior to the date prescribed for its payment. 257 Whenever a person or married couple filing a joint return have 258 reason to believe that his or their Iowa income tax may increase 259 or decrease, either for purposes of meeting the requirement to 260file a declaration of estimated tax or for the purpose of in-261 creasing or decreasing such declaration, an amended estimate 262 shall be filed by him or them to reflect such increase or 263 decrease in estimated Iowa income tax.

'b. In the case of persons or married couples filing jointly, the total balance of the tax payable after credits for taxes paid through withholding, as provided in subsection one (1) of this section, or through declaration and payment of estimated tax, or a combination of such withholding and declaration of estimated tax payments, as provided herein, shall be due and payable on or before April 30, next following the close of the calendar year, or if the return should be made on the basis of a fiscal year, then on or before the last day of the fourth (4th) month next following the close of such fiscal year.

273 'c. The declaration provided for in this section may be filed

or amended during the taxable year under regulations prescribed by the state tax commission.

'd. If a taxpayer is unable to make his own declaration, the declaration may be made by a duly authorized agent, or by the guardian or other person charged with the care of the person

or property of such taxpayer.

'e. Any amount of tax paid on a declaration of estimated tax shall be a credit against the amount of tax found payable on a final, completed return, as provided in subsection nine (9) hereof, relating to the credit for the tax withheld against the tax found payable or a return properly and correctly prepared under the provisions of section four hundred twenty-two point five (422.5), to and including section four hundred twentytwo point twenty-five (422.25), Code 1962; and any overpayment of one (1) dollar or more shall be refunded to the taxpayer and such return shall constitute a claim for refund for this purpose. Amounts less than one (1) dollar shall be refunded to the taxpayer only upon written application in accordance with section four hundred twenty-two point sixty-seven (422.67), Code 1962, but only if such application is filed within twelve (12) months after the due date for the return. The penalties provided by the Internal Revenue Code of 1964, as amended, for failure to file a declaration or for underpayment of the tax payable shall apply to persons required to file declarations and make payments of estimated tax under the provisions of this section. 12. In the case of nonresidents having income subject to

taxation by Iowa, but not subject to withholding of such tax under subsection one (1) hereof, withholding agents shall withhold from such income at the same rate as provided in subsection one (1) hereof, and such withholding agents and such nonresidents shall be subject to the provisions of this section, according

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306 to the context, except that such withholding agents may be 307 absolved of such requirement to withhold taxes from such non-308 resident's income upon receipt of a certificate from the state 309 tax commission issued in accordance with the provisions of sec-310 tion four hundred twenty-two point seventeen (422.17), Code 1962, 311 as hereby amended. In the case of nonresidents having income 312 from a trade or business carried on by them in whole or in part 313 within the State of Iowa, such nonresident shall be considered 314 to be subject to the provisions of subsection twelve (12) hereof 315 unless such trade or business is of such nature that the busi-316 ness entity itself, as a withholding agent, is required to and 317 does withhold Iowa income tax from the distributions made to 318 such nonresident from such trade or business.' 319

"Sec. 3. Section four hundred twenty-two point seventeen (422.17), Code 1962, is hereby repealed and the following enacted in lieu thereof:

'Any nonresident whose Iowa income is not subject to subsection one (1) of section two (2) of this Act, in whole or in part, and who elects to be governed by subsection twelve (12) of section two (2) of this Act to the extent that he makes such declaration and pays the entire amount of tax properly estimated thereunder on or before the last day of the fourth (4th) month of his tax year, for such year beginning after December 31, 1965, may for each such year of each such election and such payment, be granted a certificate from the state tax commission authorizing each withholding agent, the income from whom the nonresident has included in his declaration of estimate and to the extent such income is included in such declaration of estimate, to make payments to such nonresident without withholding such tax from such payments. Withholding agents, whenever such payments exceed the amount estimated by such nonresident upon his declaration of estimate, as indicated upon such certificate, shall proceed to withhold tax in accordance with subsection twelve (12) of section two (2) of this Act.'

"Sec. 4. Section four hundred twenty-two point twenty-four 342 (422.24), Code 1962, subsection one (1) is hereby repealed, and 343 the following inserted in lieu thereof:

'For all taxpayers with tax years beginning on or after January 1, 1966, the total tax due shall be paid in full at the time of filing the return.'

"Sec. 5. Section four hundred twenty-two point twenty-four (422.24), Code 1962, subsection two (2), is amended by striking the words "one-half of the total tax,' from lines three (3) and four (4), and inserting in lieu thereof the words "the total tax due,'. This section and section four (4) of this Act shall apply only with respect to tax years beginning on and after January 1, 1966.

"Sec. 6. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

"Sec. 7. Wherever in this Act any section of the Code of Iowa is referred to as 'Code 1962', such reference shall mean

361 and include the Code 1962 as amended by the Acts of the Sixtieth 362 (60th) General Assembly, the Acts of the Sixtieth (60th) General Assembly in Extraordinary Session, and the Acts of the Sixty-363 364 first (61st) General Assembly. "Sec. 8. The tax commission is hereby authorized and directed 365 366 to enter into an agreement with the secretary of the treasury 367 of the United States with respect to withholding of income tax 368 as provided by this Act, pursuant to an Act of Congress, 66 Stat. 369 765, Chap. 940; Pub. Law 587; 5 USCA, Section 84b, 84c, July 17, 1952, and Executive Order No. 10407, 17 F. R. 10132, November 370 371 7, 1952, Laws 1961, Page 527, Par. 19."

JOSEPH W. CASSIDY.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, May 20, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MAY 20, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Richard Quinlon, pastor of the Methodist Church, Minburn, Iowa.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate thirty students, members of the fifth grade class of the Ballard Community School, Kelley, who were present in the balcony accompanied by their instructor, Mrs. Glen Anderson.

Senator McGill asked and received unanimous consent to present to the Senate Phil Robinson, a member of the senior class of the Albia High School, who was present in the Senate chamber.

Senator Floy asked and received unanimous consent to present to the Senate two students from the Meservey-Thornton Community School who were present in the Senate chamber.

SENATOR O'MALLEY HONORED FOR DISTINGUISHED SERVICE

Senator Frommelt rose on a point of personal privilege and announced that our President pro tempore of the Senate, the Honorable George E. O'Malley, was honored for his "distinguished service in the field of human relations and brotherhood" by the Iowa and Quad-Cities Region of the National Conference of Christians and Jews at its thirty-seventh annual dinner at the Hotel Fort Des Moines. Senator O'Malley was presented with a sterling silver plaque.

INTRODUCTION OF BILLS

Senate File 608, by committee on appropriations, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Read first and second times and placed on the calendar.

Senate File 609, by committee on appropriations, a bill for an act to make appropriations to ex officio members of the advisory investment board of the Iowa public employees retirement system.

Read first and second times and placed on the calendar.

Senate File 610, by committee on appropriations, a bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.

Read first and second times and placed on the calendar.

Senate File 611, by committee on appropriations, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.

Read first and second times and placed on the calendar.

Senate File 612, by committee on appropriations, a bill for an act to make appropriations to legislative members of the Iowa development commission.

Read first and second times and placed on the calendar.

Senate File 613, by committee on appropriations, a bill for an act to make appropriations to members of the dairy trade practices study committee.

Read first and second times and placed on the calendar.

Senate File 614, by committee on appropriations, a bill for an act to make appropriations to legislators serving on legislative advisory committees.

Read first and second times and placed on the calendar.

Senate File 615, by committee on ways and means, a bill for an act relating to sales tax on trade-ins.

Read first and second times and placed on the calendar.

Senate File 616, by committee on ways and means, a bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty (160), Acts of the Sixty-first General Assembly.

Read first and second times and placed on the calendar.

Senate File 617, by committee on commerce, a bill for an act to specifically exempt commercial fertilizers and agricultural limestone or materials from the sales tax.

Read first and second times and placed on the calendar.

Senate File 618, by committee on judiciary, a bill for an act to determine liability of fee title holder to trespassing motor vehicles for damages sustained in removing said automobile.

Read first and second times and placed on the calendar.

Senate File 619, by committee on judiciary, a bill for an act to amend section seven hundred eighty-one point twelve (781.12), Code 1962, relating to a defendant as a witness in a criminal proceeding.

Read first and second times and placed on the calendar.

Senate Joint Resolution 27, by committee on transportation, a joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of Iowa's highways, roads and streets and to make an appropriation.

Read first and second times and referred to the committee on appropriations.

THIRD READING OF BILLS

Senator Frommelt asked and received unanimous consent to take up House File 632.

On motion of Senator Frommelt, House File 632, a bill for an act to authorize the Iowa development commission to perform or provide for planning assistance to Iowa governmental units and agencies to insure the economic and orderly development of the state, with report of committee recommending passage, was taken up, considered. and the report of the committee adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Benda Flov Lisle Beneke Frommelt Lodwick **Briles** Main Hagedorn Buren Hagie McGill Burke Hansen McNally Burns Heaberlin Messerly Mills Cassidy Heying Coleman Hill Mincks Condon Kibbie Murray DeKoster Klefstad Nims Denman Kruck Nurse Dodds Kyhl O'Malley Patton Elvers Lange Flatt

Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

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Nays, none.

Absent or not voting, 6:

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The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Cassidy, House File 492, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand (25,000) or more, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 492 as follows:

1. Strike line 2 of the title and insert in lieu thereof a period.

2. In section 1, line 2, and in section 12, lines 5 and 6, strike the words and figures "twenty-five thousand (25,000)" and insert in lieu thereof the words and figures "fifty thousand (50,000)".

3. Add thereto the following new section:

"Sec. 13. This Act shall also apply in and to any special charter city having a population of twenty thousand (20,000) or more and less than fifty thousand (50,000), except when such city is operating under a plan of municipal government which specifically provides for a nonpartisan primary election. However, wherever this Act requires publication in two (2) newspapers within the city, publication in one (1) newspaper within the city shall be sufficient in such special charter cities having a population of twenty thousand (20,000) or more but less than fifty thousand (50,000)."

The amendment was adopted.

Senator Cassidy offered the following amendment and moved its adoption:

Amend House File 492 as follows:

In section 3, line 12, strike the words "city clerk" and insert in lieu thereof the words "county chairman".

The amendment was adopted.

Senator Cassidy asked and received unanimous consent to withdraw the following amendment:

Amend House File 492 as follows:

In section 1, line 2, strike the words "twenty-five thousand (25,000)" and insert in lieu thereof the words "twenty thousand (20,000)".

Senator Cassidy moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Benda Beneke Briles Buren Burke Burns Cassidy Coleman Condon	DeKoster Denman Dodds Elvers Flatt Floy Frommelt Hagedorn Hagie	Hanson Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lange	Lisle Lodwick Main McGill McNally Messerly Mills Mincks Murray
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Nims Nurse O'Malley Patton Reno Reppert Rigler Riley Schroeder

Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 6:

Balloun Elthon Ely Griffin Lucken

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 583.

On motion of Senator Reppert, Senate File 583, a bill for an act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate on upper bracket incomes as a replacement and to provide for the return of the amount collected by such tax for allocation among the taxing districts as provided in section four hundred twenty-nine point three (429.3), Code 1962, was taken up and considered.

Senator Heying offered the following amendment:

Amend Senate File 583 as follows:

1. Amend Senate File 583 by adding the following sections.

Section 1. A tax credit shall be given in full on the taxes of the first ten thousand dollars (\$10,000) of each taxpayer's assessed valuation of

personal property designated in the Code of Iowa.

Sec. 2. An annual tax shall be levied on the personal property as designated in the Code, owned by any taxpayer, but such tax shall be demanded only of that portion of the personal property in excess of ten thousand (10,000) dollars assessed valuation.

Sec. 3. There shall be levied and collected an annual county tax based on adjusted gross income as shown on the state income tax return. Such

tax shall be determined as follows:

1. If the state income return shows an adjusted gross income of over one thousand (1,000) dollars but not over two thousand (2,000) dollars the tax shall be ten dollars.

2. If the state income tax return shows an adjusted gross income of over two thousand (2,000) dollars but not over three thousand (3,000) dollars

the tax shall be twenty (20) dollars.

3. If the state income tax return shows an adjusted gross income of over three thousand (3,000) dollars but not over four thousand (4,000) dollars the tax shall be forty (40) dollars.

4. If the state income tax return shows an adjusted gross income of over four thousand (4,000) dollars but not over five thousand (5,000) dollars the

tax shall be fifty (50) dollars.

5. If the state income tax return shows an adjusted gross income of

over five thousand (5,000) dollars but not over six thousand (6,000) dollars the tax shall be sixty dollars.

6. If the state income tax return shows an adjusted gross income of over six thousand (6,000) dollars but not over seven thousand (7,000) dollars the tax shall be seventy-five (75) dollars.

7. If the state income tax return shows an adjusted gross income of over seven thousand (7,000) dollars but not over eight thousand (8,000)

dollars the tax shall be one hundred (100) dollars.

8. If the state income tax return shows an adjusted gross income of over eight thousand (8,000) dollars but not over nine thousand (9,000) dollars the tax shall be one hundred twenty-five (125) dollars.

9. If the state income tax return shows an adjusted gross income of over nine thousand (9,000) dollars but not over ten thousand (10,000)

dollars the tax shall be one hundred fifty (150) dollars.

10. If the state income tax return shows an adjusted gross income of over ten thousand (10,000) dollars but not over eleven thousand (11,000) dollars the tax shall be one hundred seventy-five (175) dollars.

11. If the state income tax return shows an adjusted gross income of over eleven thousand (11,000) dollars but not over twelve thousand

(12,000) dollars the tax shall be two hundred (200) dollars.

12. If the state income tax return shows an adjusted gross income of over twelve thousand (12,000) dollars but not over thirteen thousand (13,000) dollars the tax shall be two hundred twenty-five (225) dollars.

13. If the state income tax return shows an adjusted gross income of over thirteen thousand (13,000) dollars but not over fourteen thousand (14,000) dollars the tax shall be two hundred fifty (250) dollars.

14. If the state income tax return shows an adjusted gross income of over fourteen thousand (14,000) dollars but not over fifteen thousand (15,000) dollars the tax shall be two hundred seventy-five (275) dollars.

15. If the state income tax return shows an adjusted gross income of over fifteen thousand (15,000) dollars the tax shall be three hundred (300) dollars.

16. For the purpose of this Act, the net income of a corporation shall be considered to be its adjusted gross income.

Sec. 4. A separate return, on forms prepared by the state tax commission, showing the amount of the county tax due, must be filed with the state income tax return, and the tax must be paid at the same time and in the same manner as the state income tax. Failure to file a separate return and pay the tax bill shall subject the taxpayer to the same penalties as provided for a violation of the provisions of the state income tax law.

Sec. 5. There is hereby created as a permanent fund in the treasurer of the state's office a fund to be known as the "county tax credit fund". The proceeds from the county tax collected under this Act shall be paid into

this fund.

Sec. 6. On or before the first (1) day of June in each year, the county auditor of each county shall certify to the state tax commission the amount of personal property taxes that would have been collected except for the

exemption provided by this Act.

The state tax commission shall requisition the state comptroller to issue his warrants on the county tax credit fund for the amount certified by the county auditor to the extent approved by the state tax commission, payable to the treasurer of the county. If the amount of money in the county tax credit fund is insufficient to pay the amounts of credits due the counties in full, then the counties shall be paid on a pro rata basis.

In case of a surplus in the county tax credit fund after paying the

approved claims of all counties, the balance remaining shall be apportioned among the various counties on the basis of the number of students in school in each county between the ages of five (5) through eighteen (18) years, as shown by the most recent school census.

2. Amend further by renumbering sections in accordance with this amend-

ment.

Senator Reppert raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Reppert offered the following amendment, filed by Senators Reppert, Frommelt and Shaff, and moved its adoption:

Amend Senate File 583 as follows:

1. Add the following new section as section 3 and renumber the remaining sections:

"Sec. 3. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by adding the following new paragraph at the end

thereof:

"For the year 1966 and subsequent years, this section shall apply only to the shares of stock of any corporation which is organized under laws of this state, is exempt from taxation under the provisions of subsection one (1) of section four hundred twenty-two point thirty-four (422.34) of the Code, and is not otherwise provided for in chapters four hundred twenty-seven (427) to four hundred thirty-nine (439), inclusive, and section four hundred thirty-seven point fourteen (437.14) of the Code. However, for the purposes of the tax imposed by section thirty-five B point eleven (35B.11) of Code, this paragraph shall not be applicable and the preceding paragraph of this section shall be applicable."

2. In section 7, line 12, insert the following after the figures "1965": "; and shall also use the amount of the tax to be derived from the property described in and subject to taxation under section four hundred thirty-one point one (431.1) of the Code for the year 1965 but not subject to taxation under said section for the year 1966, which was used in computing the tax

rate in such district for the year 1965".

3. In section 9, line 9, insert the following after the word "thereof": ", and the aggregate taxable value for the year 1965 of the property described in and subject to taxation under section four hundred thirty-one point one (431.1) of the Code for the year 1965 but not subject to taxation under said section for the year 1966,".

The amendment was adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 583 by striking setcion 11 and inserting in lieu thereof the following:

Sec. 11. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Holstein Advance, a newspaper published at Holstein, Iowa, and in The Record-Herald & Indianola Tribune, a newspaper published at Indianola, Iowa.

The amendment was adopted.

Senator Stephens offered the following amendment and moved its adoption:

Senate File 583 is hereby amended as follows:

1. Amend the title by striking all after the word "Act" in line one (1) and inserting in lieu thereof the words "relating to the moneys and credits tax and establishing a three (3) percent surtax."

2. Amend by striking all after the enacting clause and inserting in lieu

thereof the following:

"Section 1. Section four hundred twenty-nine point two (429.2), Code 1962, is hereby amended as follows:

1. By striking from line nineteen (19) the words 'five mills' and inserting in lieu thereof the words 'one (1) mill'.

2. By adding the following thereto:

'The millage tax provided for in this section shall be and is the same as provided for in section thirty-five B point eleven (35B.11) of the Code and shall not be levied in addition thereto. The millage rate shall be remitted to the treasurer of state and applied to the payment of principal and interest of the Korean War Veterans' bonus bonds.'

"Sec. 2. Section four hundred twenty-nine point three (429.3), Code 1962, is hereby amended by striking all of lines one (1) and two (2) and the words 'and credits and' from line three (3) and inserting in lieu thereof

the following:

'The taxes imposed by sections four hundred thirty point seven (430.7), four hundred thirty-one point thirteen (431.13), four hundred thirty-two point eight (432.8), and five hundred thirty-three point twenty-two (533.22) shall be five (5) mills on the dollar in addition to any other tax on moneys and credits provided by law and those taxes, together with the taxes imposed by sections four hundred thirty A point three (430A.3), four hundred thirty-one point one (431.1), four hundred thirty-one point ten (431.10), and four hundred thirty-two point five (432.5) of the Code.'

"Sec. 3. Section four hundred thirty-one point one (431.1), Code 1962, is hereby amended by inserting in line eight (8) after the word 'transacted.'

the following sentence:

'Such moneys and credits shall be taxed at a rate of five (5) mills in addition to any other tax on moneys and credits provided by law, and the proceeds thereof distributed to taxing districts as provided in section four hundred twenty-nine point three (429.3) of the Code.'

"Sec. 4. Chapter four hundred twenty-two (422), Code 1962, is hereby

amended by adding the following new section to Division II thereof:

"Every individual taxpayer subject to filing an Iowa income tax return shall make a separate accounting, on his tax return, of interest and dividends received during the tax year and forward to the tax commission, as a surtax, three (3) percent of the amount thereof. The provisions of this section shall not be applicable to the first two hundred (200) dollars of such interest and dividends for every individual taxpayer, interest and dividends received on United States government securities, interest and dividends received on bonds or certificates issued by any municipality, school district, drainage or levee district, river-front improvement commission or county within the State of Iowa, and interest and dividends received on any moneyed capital subject to moneys and credits taxation prescribed in sections two (2) and three (3) of this Act. The amount of said surtax shall be paid at the same time and in the same manner as income taxes due on the tax return. The total amount of all surtaxes collected hereunder shall be returned to the county of origin as indicated by the mailing address of

the taxpayer. Surtaxes paid by nonresidents shall be credited to the state general fund.

'The state tax commission shall make a separate account of the amount of said surtax received from each county and on the first day of each calendar quarter certify to the state treasurer and state comptroller the amounts determined as due each county and the comptrolled shall thereupon draw warrants for the said amounts and transmit same to the various county auditors for deposit with the county treasurers. Each county auditor shall apportion said funds in the same manner as receipts from moneys and credits are apportioned as provided in section four hundred twenty-nine point three (429.3) of the Code.'

"Sec. 5. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby."

President pro tempore O'Malley took the chair at 9:35 a.m.

President Fulton took the chair at 10:20 a.m.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 18:

Balloun	Floy	Main	Stephens
Briles	Hagedorn	McGill	Tabor
Burke	Hansen	Patton	Van Gilst
Coleman	Heying	Reno	Walker
Flatt	Lodwick		

Nays, 38:

Benda	${f Frommelt}$	Lisle	Reppert
Beneke	Griffin	McNally	Rigler
Buren	Hagie	Messerly	Riley
Burns	Heaberlin	Mills	Schroeder
Cassidy	Hill	Mincks	Shaff
Condon	Kibbie	Murray	Shirley
DeKoster	Klefstad	Nims	Shoeman
Denman	Kruck	Nurse	Stanley
Dodds	Kyhl	O'Malley	Vance
Elvers	Lange		

Abesent or not voting, 3:

Elthon	Elv	Lucken

The amendment was lost.

Senator Reppert moved that the bill be read a 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, 54:

Balloun	Buren	Coleman	Dodds
Benda	Burke	Condon	Elvers
Beneke	Burns	DeKoster	Flatt
Briles	Cassidy	Denman	Flov
Dines .			- 10J

Frommelt Kruck Murray Shaff Kyhl Nims Shirley Griffin Lange Nurse Shoeman Hagedorn O'Malley Stanley Hagie ' Lisle Lodwick Stephens Patton Hansen McGill Reppert Tabor Heaberlin Rigler Vance Heving McNally Van Gilst Messerly Riley Hill Schroeder Walker Kibbie Mills Mincks Klefstad

Nays. 2:

Main

Reno

Absent or not voting, 3:

Elthon

Ely

Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Reppert 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 Dodds, Senate File 603, a bill for an act relating to the filing of assessment protests with the boards of review, was taken up and considered.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 603, section 4, by adding the following at the end of line 5:

"Without limiting the generality of the foregoing, the extension of time for filing a protest as provided in this Act shall apply to the year 1965."

The amendment was adopted.

Senator Dodds moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

Flatt Lange Balloun \mathbf{Reno} Lisle Benda Flov Reppert Frommelt Lodwick Rigler Beneke Griffin Main Riley Briles Hagedorn McGill Schroeder Buren McNally Shaff Burke Hagie Burns Hansen Messerly Shirlev Heaberlin Mills Shoeman Cassidy Heying Mincks Stanley Coleman Hill Murray Stephens Condon Kibbie Nims Tabor DeKoster Klefstad Nurse Vance Denman Van Gilst Kruck O'Mallev Dodds Kyhl Patton Walker Elvers

Navs. none.

Absent or not voting, 3:

Elthon

Ely

Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars (\$25.00), was taken up and considered.

The following committee amendment was considered:

Amend the title to Senate File 604 by striking the words and figure "twenty-five dollars (\$25.00)" in line 3 and inserting in lieu thereof the words and figure "one hundred dollars (\$100.00)".

Further amend Senate File 604 by striking the words and figure "twentyfive dollars (\$25.00)" in lines 6 and 7 and inserting in lieu thereof the words and figure "one hundred dollars (\$100.00)".

On motion of Senator Reppert, the committee amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 604 as follows:

1. By striking from section 1, line 8, the words "director of revenue" and inserting in lieu thereof the words "state tax commission".

2. By striking from section 1, line 10, the word "director" and inserting in lieu thereof the word "commission".

3. By striking from section 1, line seventeen (17), the word "director" and inserting in lieu thereof the word "commission".4. By striking from section 1, line twenty (20) the word "director" and

inserting in lieu thereof the word "commission".

The amendment was adopted.

Senator Nims offered the following amendment filed by Senators Nims, Shirley, et al.:

Amend Senate File 604 by adding thereto the following:

"Sec. 5. Section four hundred twenty-two point fifty-two (422.52), Code

1962, is hereby amended by adding the following new subsection:

"When a retailer's monthly tax deposit or quarterly return is filed and the taxes shown due thereon are paid in full on or before the due dates as prescribed in sections four hundred twenty-two point fifty-one (422.51) and four hundred twenty-two point fifty-two (422.52) of the Code, the retailer shall be allowed a credit or discount equal to two (2) percent of the sales taxes shown due by such monthly tax deposit or return. This discount shall be allowed the retailer for prompt payment of the tax and as partial remuneration for collecting the tax, keeping the records and promptly filing the return, monthly tax deposits and returns required by this chapter."

Senator Shaff raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 604, section 1, line 23, by inserting after the period the following: "The state tax commission may authorize incorporated banks and trust companies which are depositories or financial agents of the United States, or of this state, to receive any tax imposed under this Act, in such manner, at such times and under such conditions as it may prescribe; and it shall prescribe the manner, times, and conditions under which the receipt of such tax by such banks and trust companies is to be treated as payment of such tax to the commission."

The amendment was adopted.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 604 by inserting after the word "retailer" in line 6 the words ", except municipal utilities."

Division was called for.

The amendment was lost.

Senator Nims asked and received unanimous consent that action on Senate File 604 be deferred and that the bill be placed on the calendar under unfinished business.

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 380, a bill for an act authorizing the auditor of state to employ independent certified public accountants or registered public accountants.

Also: That the House has passed the following bill in which the concurrence of the House was asked;

Senate File 562, a bill for an act relating to a Governor's military award.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 566, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 585, a bill for an act to make appropriations to the legislative members of the interim court study commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 586, a bill for an act to appropriate from the general fund of the state for capital improvements to the state fair board.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 587, a bill for an act to appropriate from the general fund to the state soil conservation committee.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 588, a bill for an act to appropriate from the general fund for capital improvements to the liquor control commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 589, a bill for an act to appropriate from the general fund to the state fair board.

Also: That the House receded from the House amendment to Senate amendment and passed House File 46, a bill for an act relating to firearms permits.

Also: That the House has concurred in Senate amendments to and passed House File 538, a bill for an act transferring jurisdiction to the city of Independence, certain land now comprising a part of the mental health institute grounds at Independence.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 689, a bill for an act to appropriate funds from the general fund to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 690, a bill for an act to appropriate from the general fund of the state to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 691, a bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section two (2), Acts of the Fifty-ninth General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 689, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving.

Read first and second times and passed on file.

House File 690, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation.

Read first and second times and passed on file.

House File 691, a bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section two (2), Acts of the Fifty-ninth General Assembly.

Read first and second times and passed on file.

The Chair called up the Call of the Senate on Senate File 279 and directed the Secretary to call the roll.

Roll call revealed several members absent and the Chair directed the Sergeant-at-Arms to locate the absent Senators during the noon hour.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of Senate File 604.

Senators Nims and Balloun offered the following amendment:

Amend Senate File 604 by adding a new section as follows:

"Sec. 5. For every remittance to the tax commission made on or before the date the remittance becomes due, the employer, other than the United States and its agencies, the State of Iowa and political subdivisions thereof, may deduct and retain the following percentages of the total amount of tax withheld and paid annually:

1. Two percent of five thousand dollars or less;

2. One percent of amount collected in excess of five thousand dollars and up to and including ten thousand dollars;

3. One-half percent of amount collected in excess of ten thousand dollars." Further amend said Senate File by adding at the end of the title the words "and to provide compensation for depositing such sales tax receipts".

Senator Frommelt raised a point of order on the amendment for the reason that the amendment was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Reppert moved that the bill be read a 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.

Aves. 30:

Buren Ely Klefstad O'Malley Burke Flov. Kruck Patton Burns Frommelt McGill Reno Cassidy Hagedorn McNally Reppert Coleman Hansen Mincks Shirley Condon Heaberlin Tabor Murray Denman Hill Van Gilst Nurse Dodds Kibbie

Nays, 27:

Balloun Griffin Lucken Shaff Benda Hagie Messerly Shoeman Beneke Heving Mills Stanley Briles Kyhl Nims Stephens DeKoster Lange Rigler Vance Elvers Lisle Riley Walker Flatt Lodwick Schroeder

Absent or not voting, 2:

Elthon Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Coleman moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall motion by Senator Coleman be adopted?" the vote was:

Ayes, 30:

Klefstad O'Mallev Ruren Ely Patton Burke Flov Kruck Frommelt McGill Reno Burns McNally Cassidy Hagedorn Reppert Coleman Hansen Mincks Shirley Heaberlin Murray Tabor Condon Nurse Van Gilst Denman Hill Dodds Kibbie

Navs. 27:

Lucken Shaff Balloun Griffin Shoeman Benda Hagie Messerly Beneke Heying Mills Stanley Briles Kyhl NimsStephens Rigler Vance DeKoster Lange Riley Walker Lisle Elvers Schroeder Lodwick Flatt

Absent or not voting, 2: Elthon Main

The motion prevailed.

The Chair announced that the Senate would return to the consideration of Senate File 279, a bill for an act to provide for, regulate, and license racing and race meets at which the pari-mutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets; to provide for the creation of a state racing commission, its organization, expenses, powers, and duties; and to provide penalties for the violation of this Act and the rules and regulations established by the state racing commission.

President Fulton announced the Call of the Senate on Senate File 279 and directed the Secretary to call the roll.

Roll call revealed all members present with the exception of Senators Elthon and Main.

On motion of Senator Rigler, Senators Elthon and Main were excused from the Call.

Senator Hill moved that Senate File 279 be returned to the committee on ways and means.

Roll call was requested.

On the question "Shall Senate File 279 be returned to the committee?" the vote was:

Rule 8 was invoked.

Ayes, 25:

Benda Heaberlin Lucken Shoeman Beneke HillMcGill Stanley Burns Kyhl Messerly Stephens Cassidy Mills Lange Vance DeKoster Lisle Rigler Van Gilst Lodwick Flatt Shaff Walker Hagie

Nays, 32:

Balloun Elvers Kibbie O'Malley Briles Elv Klefstad Patton Buren Flov Kruck Reno Burke Frommelt McNally Reppert Coleman Griffin Mincks Riley Condon Hagedorn Schroeder Murray Denman Hansen Nims Shirley Dodds Heving Nurse Tabor

Absent or not voting, 2:

Elthon Main

The motion lost.

Senator Denman submitted the following report:

REPORT OF CONFERENCE COMMITTEE ON SENATE JOINT RESOLUTION 24

TO THE PRESIDENT OF THE SFNATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on Senate Joint Resolution 24, a joint resolution providing for the composition and representation of the Iowa Senate and House of Representatives, beg leave to report and make the following recommendation:

1. That the Senate recede from its amendment to the House amendment. WILLIAM F. DENMAN, Chairman. MINNETTE DODERER, Chairman.

DONALD W. MURRAY. ALAN SHIRLEY. JAMES P. DENTO. A. RAE MELROSE.

On the Part of the Senate.

On the Part of the House.

Senator Mincks raised a point of order on the status of the resolution should the report of the conference committee be rejected.

The Chair ruled that, should the report be rejected, a second conference committee would be appointed.

Senator Schroeder raised a point of order on the recommendation in the report for the reason that the subject matter contained therein had already been considered by the Senate.

The Chair ruled that, in the adoption of a conference committee report, the joint rules of the House and Senate applied, and the point of order not well taken.

Senator Denman moved the adoption of the report and requested a roll call.

On the question "Shall the report be adopted?" the vote was:

Ayes, 26:

Burke Ely Klefstad O'Mallev Flov McGill Reno Burns Frommelt McNally Reppert Cassidy Riley Coleman Hansen Mincks Heaberlin Murray Shirlev Condon Nims Van Gilst Denman $_{
m Hill}$ Kibbie Dodds

Nays, 31:

Lodwick Shaff Balloun Griffin Lucken Benda Hagedorn Shoeman Messerly Stanley Beneke Hagie Mills Briles Heying Stephens Nurse Tabor Buren Kruck Patton Vance DeKoster Kyhl Rigler Elvers Lange Walker Flatt Lisle Schroeder

Absent or not voting, 2:

Elthon Main

The motion was lost and the report rejected.

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 590, a bill for an act to appropriate from the general fund for capital improvements for buildings and grounds under the superintendent of public buildings and grounds.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 28, endorsing the export trade mission.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 30, requesting the establishment of a United States post office in Carter Lake.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium to the board of control.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 590

Amend Senate File 590 by striking line three (3) of section three (3) and inserting in lieu thereof the following: "public buildings and grounds, with the approval of the state architect and the executive".

HOUSE CONCURRENT RESOLUTION 28

By Doderer of Johnson

Whereas, the Iowa Development Commission has completed arrangements for an export trade mission to various major cities of Western Europe including Paris, Hamburg, Milan, Rome, Amsterdam, Rotterdam, and London, and

Whereas, the purpose of the mission is to establish personal contact with individuals in countries of Europe to encourage the export of Iowa manufactured and Iowa grown products to strengthen the economy of our state and nation, and

Whereas, Governor Harold E. Hughes will personally lead a delegation of one hundred or more citizens of the state on the three-week trade mission which is scheduled from Tuesday, June 8, to Tuesday, June 29, 1965, and

Whereas, the members of the General Assembly and the citizens of the State of Iowa take great pride in the Governor of this state and the individuals who are devoting their time to participate in extoling the merits, economy, and products of Iowa; now therefore,

Be It Resolved by the House, the Senate Concurring, that the members of the Sixty-first General Assembly heartily and enthusiastically endorse the export trade mission which is being undertaken to strengthen the economy of the State of Iowa and commend Governor Hughes for his leadership in encouraging and taking part in the mission, the Iowa Development Commission for the many hours which have been necessary in planning and completing arrangements for the mission, and all participants of the mission who are devoting the time and funds necessary to

make known to the governments of Western Europe the products available for export from Iowa.

HOUSE CONCURRENT RESOLUTION 30 By Bremmer, Scott, Webster and Gregerson of Pottawattamie and Korn of Harrison

Whereas, the city of Carter Lake, Iowa, is in an incorporated community of almost three thousand souls. and

Whereas, that community does not have a post office and must rely on the out of state city of Omaha for its mail service, and

Whereas, Iowa has many communities of one-tenth the size of Carter

Lake that enjoy the benefits of having their own post office, and

Whereas, the residents of Carter Lake must continually endure the inconvenience of having mail intended for them returned to the sender, therefore,

Be It Resolved by the House, the Senate Concurring, that the Postmaster General of the United States be requested to establish a post office in Carter Lake. Iowa.

Be It Further Resolved, that copies of this resolution be transmitted to the President of the United States, the Postmaster General and all the Iowa members of the Congress of the United States.

HOUSE MESSAGE CONSIDERED

House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act.

Read first and second times and passed on file.

SPONSOR'S LEGISLATIVE INTENT OF SENATE FILE 244

My legislative intent was, state or federal regulations notwithstanding, that any electronic scales installed in a building would not require a pit but would be placed on a concrete floor with concrete footings suitable to support said scales.

JAMES E. BRILES, Sponsor of Senate File 244.

CALL OF THE SENATE

MR. PRESIDENT: We, the undersignees, respectfully request a Call of the Senate in connection with Senate File 605 and all amendments and motions thereto:

HOWARD C. REPPERT, JR. DONALD W. MURRAY. HOWARD TABOR.
C. JOSEPH COLEMAN. DARYL H. NIMS. ALAN SHIRLEY.
JAMES MCNALLY.

GEORGE E. O'MALLEY.
JOHN P. KIBBIE.
JOHN M. ELY, JR.
PETER F. HANSEN.
GILBERT E. KLEFSTAD.
RORERT R. DODDS.
H. KENNETH NURSE.
JOSEPH W. CASSIDY.

CALL OF THE SENATE

MR. PRESIDENT: We, the undersigned, respectfully request a Call of the Senate in connection with House File 677 and all amendments and motions thereto.

WARREN J. KRUCK.
DARYL NIMS.
ALAN SHIRLEY.
SEELEY G. LODWICK.
J. L. BUREN.
DELBERT FLOY.
H. KENNETH NURSE.
CHARLES F. GRIFFIN.
JACK SCHROEDER.
JOHN W. PATTON.
DAVID O. SHAFF.
ADOLPH W. ELVERS.
FRANCIS MESSERLY.
MERLE W. HAGEDORN.
RICHARD STEPHENS.

SENATE RESOLUTION 3 By Lisle

Whereas, the cost of caring for mentally ill persons in mental health institutes has increased significantly in recent years, and

Whereas, it is reasonable to believe that much of this increase is due to the more intensive psychiatric treatment, and

Whereas, it is also reasonable to believe that not all patients in the mental health institute receive the same intensive psychiatric care but instead are treated in at least three categories of care, namely, intensive treatment, continued treatment and custodial care, and

Whereas, it appears that by averaging the costs of care the custodial patient is subsidizing the intensive care patient, who because of the high cost of intensive care would be pauperized if he had to pay the full costs. and

Whereas, it appears that a method other than that of the state general fund being reimbursed by the county and the county being reimbursed by the patient or his relatives, is the method presently used for mentally ill but not for physically ill presently cared for by state and county agencies, and

Whereas, the long term mentally ill patient receiving continued care or custodial care is required to shoulder a burden which would be more appropriately carried by all Iowans, and

Whereas, this problem appears an appropriate subject for legislative

study,

Now, Therefore, Be It Resolved by the Senate, that the Board of Control of State Institutions shall report to the Budget and Financial Control Committee within one year from adjournment of the Sixty-first General Assembly. Such report shall provide costs of care for patients under intensive treatment, patients under continued treatment and patients under custodial care rather than an average cost of care for all patients. Such report shall also contain Board of Control definitions of these terms and the methodology for determining such costs in each category.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. PRESIDENT: Your committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 164, 194, 222, 475, 518, 551, 565 and 596.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 164, 194, 222, 475, 518, 551, 565 and 596.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 132, 166, 169, 299, 445, 468 and 559.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 19, 1965, the Governor had approved the following bills:

Senate File 103, relating to the use of road use tax money by cities and towns.

Senate File 246, relating to claims against counties.

Senate File 249, relating to use of box traps.

Senate File 294, relating to loans by credit unions.

Senate File 324, relating to flashing safety warning lights. Senate File 431, relating to discounts for quantity purchases of liquor.

Senate File 463, relating to discounts for quantity purchases of in-

Senate File 508, relating to frozen desserts.

Senate File 520, relating to the labeling of foods and food products.

Senate File 548, relating to the sale or exchange of state military lands.

Senate File 557, relating to workmen's compensation claims.

A communication was also received announcing that on May 20, 1965, the Governor had approved the following bills:

Senate File 233, relating to notice of death of patients in state mental health institutions.

Senate File 266, relating to the artisan's lien.

Senate File 386, relating to deductions from salaries or wages.

Senate File 435, relating to assessment for taxation of urban transit systems.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

- H. F. 162 Appropriations (companion to S. F. 156)
- H. F. 330 Governmental subdivisions
- H. F. 335 Public health
- H. F. 482 Industrial and human relations (companion to S. F. 346)
- H. F. 634 Transportation
- H. F. 676 Industrial and human relations
- H. F. 680 Ways and means
- H. F. 688 Ways and means
- H. F. 684 Appropriations
- H. F. 689 Appropriations
- H. F. 690 Appropriations
- H. F. 691 Appropriations

REPORTS OF COMMITTEE

Senator Hagedorn submitted the following report:

Mr. President: Your committee on transportation to which was referred House File 661, a bill for an act relating to fully reflective vehicle number plates, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 488, a bill for an act relating to duplicate operator's and chauffeur's license fees, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 606, a bill for an act to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 607, a bill for an act to enable Iowa to enter into the interstate

driver license compact with other states and to designate an administrator for the compact, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 109, a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment on motor vehicles, 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 109 by inserting in line seven (7) after the word "section" the words ", but not including running lights,".

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President Fulton presiding.

The Chair announced the Call of the Senate on action on Senate File 279.

Roll call revealed a number of Senators absent.

Senator Frommelt asked and received unanimous consent that the Senate proceed with the following bills.

THIRD READING OF BILLS

On motion of Senator Burns, House File 650, a bill for an act to legalize and validate the proceedings for the organization and establishment of the Iowa City Community School District in the County of Johnson, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized corporate body as provided by law, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burns moved that the bill be read a third 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:

BendaCassidyDenmanFlattBenekeColemanDoddsFrommeltBurkeCondonElversHagedornBurnsDeKosterElyHansen

Heaberlin Lodwick Nurse Shaff Heying Lucken O'Mallev Shirley Hill -McGill Patton Shoeman Kibbie McNally Stanley Reno Klefstad Messerly Reppert Stephens Rigler Mills Tabor Kruck Kyhl Mincks Riley Vance Lange Murray Schroeder Walker Lisle Nims

Nays, none.

Absent or not voting, 9:

Balloun Elthon Griffin Main Briles Floy Hagie Van Gilst Buren

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Shaff, House File 644, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun Flatt Lodwick Reppert Benda Flov Lucken Rigler Beneke Frommelt McGill Riley Buren Hagedorn McNally Schroeder Burke Hansen Messerly Shaff Heaberlin Mills Shirley Burns Mincks Shoeman Cassidy Heying Hill Coleman Murray Stanley Condon Kibbie Nims Stephens DeKoster Klefstad Nurse Tabor Denman Kruck O'Mallev Vance Dodds Kyhl Patton Van Gilst Elvers Walker Lange Reno Ely Lisle

Nays, none.

Absent or not voting, 5:

Briles Griffin Hagie Main Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Shaff, House File 645, a bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Lisle Balloun Flatt Reppert Benda Flov Lodwick Rigler Beneke Frommelt Lucken Riley Buren Hagedorn McGill Schroeder Burke Hagie McNally Shaff Shirley Burns Hansen Messerly Cassidy Heaberlin Mills Shoeman Coleman Heving Mincks Stanley Murray Condon Hill Stephens Tabor DeKoster Kibbie Nims Denman Klefstad Nurse Vance Dodds Van Gilst Kruck O'Mallev Elvers Kyhl Patton Walker Elv Lange Reno

Nays, none.

Absent or not voting, 4:

Briles Elthon Griffin Main

ty was declared

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator McNally, House File 585, a bill for an act relating to salaries of bailiffs and clerks of the municipal court, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McNally moved that the bill be read a 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 Coleman took the chair at 7:32 p.m.

Ayes, 56:

Balloun Beneke Buren Benda Briles Burke

Burns Cassidy Coleman Hansen McGill Rigler McNally Condon Heaberlin Rilev DeKoster Heying Messerly Schroeder Hill Denman Mills Shaff Dodds Kibbie Mincks Shirley Elvers Klefstad Murray Shoeman Ely Kruck Nims Stanley Flatt Kvhl Nurse Stephens Floy O'Malley Lange Tabor Frommelt Lisle Patton Vance Lodwick : Hagedorn Van Gilst Reno Hagie Lucken Reppert Walker

Nays, none.

Absent or not voting, 3:

Elthon

Griffin

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 203, a bill for an act relating to the effect of a transfer of persons from the Iowa training schools to the men's or women's reformatory, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a 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. 56:

Benda Flatt Lange Reno Beneke Flov Lisle Reppert Frommelt Briles Lodwick Rigler Buren Griffin Lucken Rilev Schroeder Burke Hagedorn McGill McNally Shaff Burns Hagie Cassidy Hansen Messerly Shirley Coleman Heaberlin Mills Shoeman Condon Stanley Heying Mincks DeKoster Hill Murray Stephens Denman Kibbie Nims Tabor Dodds Klefstad Nurse Vance Elvers Kruck O'Malley Van Gilst Ely Kyhl Patton Walker

Nays, none.

Absent or not voting, 3:

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Griffin, Senate File 330, a bill for an act relating to and defining narcotic drugs and to make uniform the law with reference thereto, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Griffin offered the following amendments and moved their adoption:

Amend Senate File 330 as follows:

1. By adding to section 8 the following new subsection:

"Except as otherwise provided, this Act shall not apply to the administering, dispensing, or selling of any preparation containing not more than one (1) grain (64.8 mg.) of codeine, or any of its salts, per one (1) fluid ounce (29.5729 cc.) or per one (1) avoirdupois ounce (28.3 gms.), when such pharmaceutical preparations of narcotic drugs are administered, dispensed, or sold by persons and under conditions prescribed by the board."

2. Amend section 20 by striking lines 31 through 34 and inserting in lieu

thereof the following:

"4. For violation of the provisions of this Act concerning the manufacturing, selling, administering to another person, or dispensing a narcotic drug, the imposition or execution of sentence shall not be suspended and probation or parole shall not be granted until the minimum imprisonment herein provided for the offense shall have been served."

Amend Senate File 330 as follows:

- 1. Amend section 1, line 8, by inserting after the word "beings" the words "or animals".
- 2. Amend section 14, line 3, by striking the words "obsolete or distressed" and inserting in lieu thereof "excess or undesired".

The amendments were adopted.

Senator Griffin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun Flatt Benda Flov Frommelt Beneke Briles Griffin Hagedorn Buren Burke Hagie Hansen Heaberlin Cassidy Coleman Heying Condon Hill DeKoster Kibbie Denman Klefstad Dodds Kruck Elvers Kvhl \mathbf{Elv}

Lange
Lisle
Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley

Patton

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 2:

Elthon

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 523, a bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun	Flatt	Lan
Benda	Floy	Lisl
Beneke	Frommelt	Lod.
Briles	Griffin	Luc
Buren	Hagedorn	McC
Burke	Hagie	McN
Burns	Hansen	Mes
Cassidy	Heaberlin	Mill
Coleman	Heying	Min
Condon	Hill	Mur
DeKoster	Kibbie	Nim
Denman	Klefstad	Nur
Dodds	Kruck	O'M
Elvers	Kyhl	Patt
Ely		

Reno nge le Reppert lwick Rigler cken Riley Gill Schroeder Nally Shaff sserly Shirley ls Shoeman ncks Stanley Stephens rray Tabor ns Vance rse **Talley** Van Gilst Walker ton

Nays, none.

Absent or not voting, 2:

Elthon Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Burke, Senate File 172, a bill for an act relating to the fund from which the expenditures for a municipal court may be made, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burke moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 56:

Balloun	Burns	\mathbf{Dodds}	Griffin
Benda	Cassidy	Elvers	Hagedorn
Beneke	Coleman	Ely	Hagie
Briles	Condon	Flatt	Hansen
Buren	DeKoster	Floy	Heaberlin
Burke	Denman	Frommelt	Heying

Hill Lucken Nurse Shirley Kibbie McGill O'Malley Shoeman Klefstad McNally Patton Stanley Kruck Messerly Reno Stephens Kyhl Mills Tabor Reppert Vance Lange Mincks Rigler Lisle Murray Riley Van Gilst Lodwick Nims Schroeder Walker

Nays, 1:

Shaff

Absent or not voting, 2:

Elthon

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Stanley, House File 458, a bill for an act relative to the investment of levee and drainage district funds, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend the title to House File 458 by inserting the following in line 1 after the word "to": "levee and drainage districts and".

The amendment was adopted.

Senator Stanley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Flatt

Lange
Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nïms
Nurse
O'Malley

Patton

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Reno

Nays, none.

Absent or not voting, 2:

Elthon

Main

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 Reppert, Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations, was taken up and considered.

Senator Reppert asked unanimous consent that action on Senate File 582 be deferred and that the bill be placed on the calendar under unfinished business.

Objection was raised.

Senator Reppert moved that action be deferred and that the bill be placed on the calendar under unfinished business.

Senator Shaff moved as a substitute motion that the bill be placed on the noncontroversial calendar.

Senator Frommelt asked and received unanimous consent that action on Senate File 582 be deferred and that the bill be placed on the noncontroversial calendar under unfinished business.

Senator Riley asked and received unanimous consent to take up the following bill:

On motion of Senator Riley, Senate File 563, a bill for an act authorizing cities to establish zoos, was taken up and considered.

Senator Riley offered the following amendment and moved its adoption:

Amend Senate File 563, section 1 as follows:

- 1. Strike the word "are" from line 4, and insert in lieu thereof the following: "any municipal corporation having a population of 75,000 or more is".
- 2. Strike the word "thereof" in line 6, and insert in lieu thereof the following: "of establishing, purchasing, maintaining and regulating zoos".

The amendment was adopted.

Senator Riley moved that the bill be read a 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. 53:

Ayes, oo.			
Balloun	DeKoster	Griffin	Kruck
Benda	Denman	Hagedorn	Kyhl
Briles	\mathbf{Dodds}	Hagie	Lange
Burke	Elvers	Hansen	Lisle
Burns	Ely	Heaberlin	Lodwick
Cassidy	Flatt	Heying	Lucken
Coleman	Floy	Kibbie	McGill
Condon	Frommelt	Klefstad	McNally

Messerly
Mills
Mincks
Murray
Nims
Nurse

O'Malley Patton Reno Reppert Rigler

Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Vance Van Gilst Walker

Nays, 1:

Hill

Absent or not voting, 5:

Beneke Buren Elthon

Main

Tabor

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Heaberlin asked and received unanimous consent to take up the following bill:

On motion of Senator Heaberlin, House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Heaberlin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun
Benda
Beneke
Briles
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl

Lange
Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Reno
Reppert
Rigler
Rilley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, none.

Absent or not voting, 2:

Elthon

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Murray, House File 637, a bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating

to proration of registration fees of commercial motor vehicles, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on pages 1369-1371 inclusive of the Senate Journal.

Senator Murray moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

President Fulton took the chair at 8:15 p.m.

Ayes, 45:

Balloun	Ely	Kyhl	O'Malley
Benda	Flatt	Lisle	Patton
Briles	Floy	Lodwick	\mathbf{Reno}
Buren	Frommelt	Lucken	Rigler
Burke	Griffin	McGill	Schroeder
Burns	Hansen	McNally	Shaff
Cassidy	Heaberlin	Messerly	Shirley
Coleman	Heying	Mincks	Stanley
Condon	Hill	Murray	Tabor
Denman	Klefstad	Nims	Van Gilst
\mathbf{Dodds}	Kruck	Nurse	Walker
Elvers			

Nays, 7:

Beneke	Hagie	Mills	Shoeman
${f DeKoster}$	Lange	Riley	

Absent or not voting, 5:

e,			
Elthon	Main	Stephens	Vance
Kibbie		*	

Voting present, 2:

Hagedorn Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Rigler, Senators Elthon and Main were excused from the Call of the Senate on Senate File 279.

All members being present, the Senate proceeded with the consideration of the bill.

Senator Frommelt asked and received unanimous consent that the Senate proceed with the consideration of the amendments filed to Senate File 279.

On motion of Senator Reppert, Senate File 279, a bill for an act to provide for, regulate, and license racing and race meets at which the pari-mutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets; to provide for the creation of a state racing commission, its organization, expenses, powers, and duties; and to provide penalties for the violation of this Act and the rules and regulations established by the state racing commission, with report of committee recommending passage, was taken up for further consideration.

Senator Shoeman called up the following amendment filed by him:

Amend Senate File 279 by adding the following new section:

"Sec. 54. Notwithstanding any other provisions of this Act, no parimutuel wagering shall be permitted or licensed in any county unless the proposition to do so shall have been approved by a majority of the qualified electors of said county voting thereon in a general or special election. Such elections shall be held in accordance with the election laws of Iowa."

Senator Shoeman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting the following at the end of line 7: "The secretary of state shall adopt rules and regulations for such elections, including but not limited to the procedure for calling and setting the date of the election, the form of the ballot, and all other necessary procedures not specified by law."

The amendment to the amendment was adopted.

Senator Shoeman moved the adoption of the amendment as amended and requested a roll call.

On the question "Shall the amendment as amended be adopted?" the vote was:

Ayes, 32:

Lodwick Balloun Flatt Shaff Griffin Lucken Benda Shoeman McGill Beneke Hagie Stanley Briles Heaberlin Messerly Stephens Burns Hill Mills Tabor Kyhl Nims Vance Cassidy Nurse Van Gilst Coleman Lange DeKoster Lisle Rigler Walker

Nays, 25:

Klefstad Buren Flov Patton Burke Frommelt Kruck Reno Hagedorn McNally Reppert Condon Hansen Mincks Riley Denman Heying Murray Schroeder Dodds O'Malley Shirley Kibbie Elvers Ely

Absent or not voting, 2:

Ithon Main

The amendment as amended was adopted.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 279, section 45, line 6, by striking the word "minor" and substituting the words "person under twenty-one (21) years of age".

The amendment was adopted.

Senator Balloun offered the following amendment and moved its adoption:

Amend Senate File 279 by inserting the following sentence after the period in line 6 of section 45:

"The permittee shall require any person who appears to be under the age of twenty-one (21) years to furnish evidence that he is twenty-one (21) years of age or older, before permitting him to wager."

The amendment was adopted.

Senator Burns offered the following amendment and moved its adoption:

Amend Senate File 279, section 2, line 3, by inserting after the words "consent of" the following: "two-thirds of the members of".

The amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 279, section 4, by inserting the following after the

period in line 5:

"This disqualification shall also extend to any person if his spouse or child, or any corporation, partnership, or association in which such person, his spouse or child has any interest, has a direct or indirect financial interest in any such race track or operation of licensed wagering."

Senator Messerly moved as a substitute motion that the amendment be laid on the table and requested a roll call.

On the question "Shall the amendment be laid on the table?" the vote was:

Rule 8 was invoked.

Ayes, 24:

11,900, 24.			
Beneke	Heaberlin	Lodwick	Stanley
Burns	Hill	Lucken	Stephens
Cassidy	Kruck	Messerly	Tabor
DeKoster	Kyhl	Mills	Vance
Flatt	Lange	Rigler	Van Gilst
Hagie	Lisle	Shoeman	Walker
Nays, 33:			
Dallaum	Colomon	Tries.	Hangen

Balloun	Coleman	Ely	Hansen
Benda	Condon	Floy	Heying
Briles	Denman	Frommelt	Kibbie
Buren	Dodds	Griffin	Klefstad
Burke	Elvers	Hagedorn	McGill

McNally Mincks Murray Nims Nurse O'Malley Patton

Reno Reppert Riley Schroeder Shaff Shirley

Absent or not voting, 2:

Elthon

Main

The motion to table was lost.

On motion of Senator Rigler, the amendment was adopted.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 279 by adding the following sentence at the end of section 4:

"Each member of the commission shall file a sworn statement with the attorney general during the month of January in each year, on a form prescribed by the attorney general, fully disclosing any direct or indirect interest in any race track or wagering operation on the part of such member, his spouse, or his child, or any corporation, partnership, or association in which any of the foregoing has any interest."

Division was called for.

The amendment was lost.

Senator Rigler offered the following amendment and moved its adoption:

Amend Senate File 279 as follows:

Add the following at the end of section 14:

"Such audit shall be made by one or more certified public accountants who are duly certified under the laws of this state."

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 279 as follows:

Insert the following after the word "area" in line 3 of section 18: "the probable effect of racing and pari-mutuel wagering on law enforcement and welfare costs in the area, and the ability and willingness of the taxpayers of the area to pay such additional costs".

Senator Reppert raised a point of order on the amendment for the reason that the same subject matter had been previously rejected by the Senate.

The Chair ruled the point not well taken and the amendment in order.

Division was requested.

The amendment was lost.

Senator Burns offered the following amendment and moved its adoption:

Amend Senate File 279 as follows:

1. In section 2, line 2, strike the word and figure "three (3)" and insert

in lieu thereof the word and figure "nine (9)".

2. In section 2, lines 4, 5, and 6, strike in each instance the words and figure "one (1) member" and insert in lieu thereof the words and figure "three (3) members".

Division was called for.

The amendment was lost.

Senator Stephens offered the following amendment:

Amend Senate File 279 by adding a new section at the end thereof as follows:

"Sec. —. No member of the general assembly nor any state officer or deputy, or any member of the immediate family of such person shall have any monetary interest in any race track permitted by this Act or in the ownership of any animal participating in any race thereon. Nor shall any such person receive directly or indirectly any remuneration from the operation of any such track in interest or dividends nor from the earnings of any animal performing thereon."

The amendment was ruled out of order.

The pending amendments filed by Senators Burns and Flatt were withdrawn.

Senator Messerly offered the following amendment:

Amend Senate File 279 by adding at the end thereof a new section as follows:

"Sec. -. No bank or trust company or other corporation of which any member of the general assembly or state officer is a stockholder shall loan any money or other thing of value or extend any credit to the owners, promoters, operators or assignees of any race track permitted under this Act or to the owners or mortgagors of any animal engaged in any performance on such track. The officers of any such bank, trust company or corporation shall be personally liable for prosecution for a misdemeanor in any violation of this section.

Senator Reppert raised a point of order on the germaneness of the amendment.

The Chair ruled the point not well taken.

Senator Messerly moved the adoption of the amendment.

Division was called for.

The amendment was lost.

Senator Van Gilst offered the following amendment:

Amend Senate File 279, section 17, by striking from line 15 the words "one hundred (100) miles" and substituting therefor the words "one hundred fifty (150) miles".

Senator Hill moved that Senate File 279 be referred to the committee on judiciary.

Roll call was requested.

On the question "Shall Senate File 279 be referred to the committee on judiciary?" the vote was:

Rule 8 was invoked.

Ayes, 30:

Balloun Benda Beneke Burns DeKoster Flatt Griffin Hagie Heaberlin Hill Kruck Kyhl Lange Lisle Lodwick Lucken McGill Messerly Mills Nurse O'Malley Rigler Shaff Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 27:

Briles
Buren
Burke
Cassidy
Coleman
Condon
Denman

Dodds
Elvers
Ely
Floy
Frommelt
Hagedorn
Hansen

Heying Kibbie Klefstad McNally Mincks Murray Nims

Patton Reno Reppert Riley Schroeder Shirley

Absent or not voting, 2:

Elthon

Main

The motion prevailed.

Call of the Senate in effect on Senate File 605.

THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 605, a bill for an act to increase the rates of state corporation income tax, was taken up and considered.

Senator Hagedorn moved that the bill be read a third 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:

Buren Burke Burns Cassidy Coleman Condon Denman Dodds Elvers Ely Floy Frommelt Hagedorn Hansen Heaberlin

Heying
Hill
Kibbie
Klefstad
Kruck

McGill	Nims	Patton	Shirley
McNally	Nurse	Reno	Tabor
Mincks Murray	O'Malley	Reppert	Van Gilst

Nays, 24:

Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Kyĥl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker

Absent or not voting, 2: Elthon Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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.

AMENDMENTS FILED

- Amend Senate File 156 by striking section 5 and inserting in lieu 1 2 thereof the following:
- 3 This Act, being deemed of immediate importance, shall Sec. 5.
- be in full force and effect from and after its passage and
- publication as provided by law, in LeMars Daily Sentinel,
- a newspaper published at LeMars, Iowa, and in The Times-Republi-6
- can, a newspaper published at Corydon, Iowa,

DON S. McGILL.

- 1 Amend Senate File 206 by striking section six (6) and inserting in lieu thereof the following:
- Sec. 6. When computing the tax rate for each tax year as 3
- provided in section four hundred forty-four point three (444.3)
- 5 of the Code, the auditor shall total the tax on properties in
- each taxing district on which a stabilized tax base has been
- 7 established and subtract such total sum from the amount the tax
- would have been on such properties had the tax not been stabi-
- lized thereon. Such differences in each taxing district shall be
- 10 reported to the state tax commission.
- 11 There is hereby appropriated annually from the general fund
- 12 of the state to the state tax commission an amount sufficient
- to allocate to each taxing district the sum of the difference 13
- between the tax collected on the stabilized tax base and the
- amount which would have been otherwise collected on such prop-
- 16 erties. Said appropriation shall be placed in a fund to be
- known as the "elderly and disabled persons tax stabilization 17
- benefit fund". The tax commission shall requisition the state 18
- 19 comptroller to issue his warrants on said fund payable to the
- county treasurers of the several counties. Upon receipt of said warrants the county treasurers shall credit each taxing district 20
- 21
- 22 with its proportionate share thereof. Said amounts shall be

- 23 remitted annually to the county treasurers on or before May 1
- 24 each year,

JOHN A. WALKER.

- 1 Amend Senate File 279 as follows:
- 2 By adding the following sponsor, Senator Hansen, to

3 the bill.

PETER HANSEN. CHARLES GRIFFIN. HOWARD C. REPPERT, JR.

1 Amend Senate File 610 by striking section 4 and inserting

2 in lieu thereof the following:

- Sec. 4. This Act, being deemed of immediate importance
- 4 shall be in full force and effect from and after its passage 5 and publication as provided by law, in The Wall Lake Blade,
- 6 a newspaper published at Wall Lake, Iowa, and in The
- 7 Parkersburg Eclipse, a newspaper at Parkersburg, Iowa.

ELMER F. LANGE.

1 Amend Senate File 611 by striking section 4 and inserting

2 in lieu thereof the following:

- Sec. 4. This Act, being deemed of immediate importance shall
- 4 be in full force and effect from and after its passage and
- 5 publication as provided by law, in The Odebolt Chronicle,
- a newspaper published at Odebolt, Iowa, and in The Clarksville
- 7 Star, a newspaper at Clarksville, Iowa.

ELMER F. LANGE.

1 Amend Senate File 613 by striking section 4 and inserting

2 in lieu thereof the following:

- 3 Sec. 4. This Act, being deemed of immediate importance
- 4 shall be in full force and effect from and after its passage 5 and publication as provided by law, in the Lake City Graphic,
- 6 a newspaper published at Lake City, Iowa, and in the Marshalltown
- o a newspaper published at Lake Oity, Iowa, and in the Marshalltown
 7. Times-Republican, a newspaper at Marshalltown, Iowa

7 Times-Republican, a newspaper at Marshalltown, Iowa.

ELMER F. LANGE.

- Amend House File 229 as follows:
- Amend section 4 by striking all of line 2 after the
- 3 word "amended" to line 4 after the word "and".

JOHN L. BUREN.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Friday, May 21, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MAY 21, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Major Harold M. PeTrie, pastor of the Salvation Army Church, Council Bluffs, Iowa.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate thirty students from the Roosevelt Elementary School, Ames, who were present in the balcony accompanied by their instructor, Marcia Kneeland.

Senator Kruck asked and received unanimous consent to present to the Senate forty students, members of the sixth grade class of the Lincoln Elementary School, Boone, who were present in the balcony accompanied by their instructors, Margaret Ashbaugh and Ruby Hall.

INTRODUCTION OF BILLS

Senate File 620, by committee on education, a bill for an act relating to reorganization of school districts.

Read first and second times and placed on the calendar.

Senate File 621, 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, 1965, and ending June 30, 1967, funds for various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions.

Read first and second times and placed on the calendar.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate File 600, a bill for an act to amend section four hundred twenty-two point four (422.4), section four hundred twenty-two point seventeen (422.17), section four hundred twenty-two point sixteen (422.16), Code 1962, to provide for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed indi-

viduals having self-employment income derived from sources within the State of Iowa, was taken up for further consideration.

Senator Cassidy offered the following amendment:

Amend Senate File 600 by striking all after the enacting clause and

inserting in lieu thereof the following

"Section 1. Section four hundred twenty-two point four (422.4), Code 1962, is hereby amended by repealing subsection thirteen (13) thereof, inserting in lieu thereof the following subsections, and renumbering any succeeding subsection (s):

- '13. The term "withholding agent" means any individual, fiduciary, estate, trust, corporation, partnership or association in whatever capacity acting and including all officers and employees of the State of Iowa, or any municipal corporation of the State of Iowa and of any school district or school board of the state, or of any political subdivision of the State of Iowa, or any tax-supported unit of government that is obligated to pay or has control of paying or does pay to any resident or nonresident of the State of Iowa or his agent any wages that are subject to the Iowa income tax in the hands of such resident or nonresident, or any of the above designated entities making payment or having control of making such payment of any taxable Iowa income to any nonresident.
- '14. The term "wages" shall have the same meaning as provided by the Internal Revenue Code of 1954.

'15. The term "employer" shall mean and include those who have a right to exercise control as to how, when, and where services are to be performed.

'16. The term "other person" shall mean that person or entity properly empowered to act in behalf of an individual payee and shall include authorized agents of such payees whether they be individuals or married couples.'

"Sec. 2. Strike all of section four hundred twenty-two point sixteen

(422.16), Code 1962, and substitute in lieu thereof the following:

'1. Every withholding agent as defined herein and every employer as defined herein and further defined in the Internal Revenue Code of 1954, as amended, with respect to income tax collected at source, making payment of wages as defined herein to either a resident employee or employees, or a nonresident employee or employees, working in Iowa, shall deduct and withhold from such wages an amount which will approximate the employee's annual tax liability on a calendar year basis, calculated on the basis of tables to be prepared by the state tax commission and schedules or percentage rates, based on such wages, to be prescribed by the state tax commission. Every employee or other person shall declare to such employer or withholding agent the number of his personal exemptions and dependency exemptions or credits to be used in applying such tables and schedules or percentage rates, provided that no more such personal or dependency exemptions or credits may be declared by such employee or other person than the number to which he is entitled. Such claiming of such exemptions or credits in excess of entitlement shall constitute a misdemeanor.

'2. Every withholding agent required to deduct and withhold tax under subsections one (1) and twelve (12) of this section shall, for the quarterly period beginning January 1, 1966, and for each calendar quarterly period thereafter, on or before the last day of the month following the close of each calendar quarterly period make a return on forms prescribed by the state tax commission and pay over to the state tax commission, in the form of remittances made payable to "Treasurer, State of Iowa", the tax

required to be withheld, or the tax actually withheld, whichever is greater, under the provisions of subsections one (1) and twelve (12) hereof; provided, however, commencing with the period beginning January 1, 1966, every withholding agent who withholds more than fifty (50) dollars in any one month commencing with January 1, 1966, shall deposit with the state tax commission said sum, made out on a deposit form for the month in such form and manner as may be prescribed by the state tax commission. The said deposit form being due on or before the fifteenth (15th) day of the month next succeeding the month of withholding, except that no deposit shall be required for the amount withheld in the third (3rd) month of the quarter but the total amount of withholding for the quarter shall be computed and that amount by which the aforementioned deposit fails to equal the total quarterly liability shall be due upon the filing of the quarterly report which shall be due within the month next succeeding the end of the quarter. If the state tax commission in any case has reason to believe that the collection of the tax provided for in subsections one (1) and twelve (12) hereof is in jeopardy, it may require the employer or withholding agent to make such return and pay such tax at any time, in accordance with section four hundred twenty-two point thirty (422.30), Code 1962. The state tax commission may authorize incorporated banks and trust companies which are depositories or financial agents of the United States, or of this state, to receive any tax imposed under this Act, in such manner, at such times and under such conditions as it may prescribe; and it shall prescribe the manner, times, and conditions under which the receipt of such tax by such banks and trust companies is to be treated as payment of such tax to the commission.

'3. Every withholding agent employing not more than two persons who expects to employ either or both of such persons for the full calendar year may, with respect to such persons, pay with the withholding tax return due for the first calendar quarter of the year the full amount of income taxes required to be withheld from the wages of such persons for the full calendar year. The amount to be paid shall be computed as if the employee were employed for the full calendar year for the same wages and with the same pay periods as prevailed during the first quarter of the year with respect to such employee. No such lump sum payment of withheld income tax shall be made without the written consent of all employees involved. The withholding agent shall be entitled to recover from the employee any part of such lump sum payment that represents an advance to the employee. If a withholding agent pays a lump sum with the first quarterly return he shall be excused from filing further quarterly returns for the calendar year involved unless he hires other or additional employees.

'4. Every withholding agent who fails to withhold or pay to the commission any sums required by this Act to be withheld and paid, shall be personally, individually, and corporately liable therefor to the State of Iowa, and any sum or sums withheld in accordance with the provisions of subsections one (1) and twelve (12) hereof, shall be deemed to be held in trust for the State of Iowa.

'5. In the event a withholding agent fails to withhold and pay over to the commission any amount required to be withheld under subsections one (1) and twelve (12) of this section, such amount may be assessed against such employer or withholding agent in the same manner as prescribed for the assessment of income tax under the provisions of Divisions II and V, Chapter four hundred twenty-two (422), Code 1962.

'6. Whenever the state tax commission determines that any employer or withholding agent has failed to withhold and/or pay over to the state tax commission sums required to be withheld under subsections one (1) and twelve (12) of this section the unpaid amount thereof shall be a lien as defined in section four hundred twenty-two point twenty-six (422.26), Code 1962, shall attach to the property of said employer or withholding agent as therein provided, and in all other respects the procedure with respect to such lien shall apply as set forth in said section four hundred twenty-two point twenty-six (422.26), Code 1962.

'7. Every withholding agent required to deduct and withhold a tax under subsections one (1) and twelve (12) of this section shall furnish to such employee, nonresident, or other person in respect of the remuneration paid by such employer or withholding agent to such employee, nonresident, or other person during the calendar year, on or before January 31 of the succeeding year, or, in the case of employees, if the employee's employment is terminated before the close of such calendar year, within thirty (30) days from the day on which the last payment of wages is made, if requested by such employee, but not later than January 31 of the following year, a writ-

ten statement showing the following:

'a. The name and address of such employer or withholding agent, and the indentification number of such employer or withholding agent.

b. The name of the employee, nonresident, or other person and his federal social security account number, together with the last known address of such employee, nonresident, or other person to whom wages have been paid during such period.

'c. The gross amount of wages, or other taxable income, paid to the

employee, nonresident, or other person.

'd. The total amount deducted and withheld as tax under the provisions of subsections one (1) and twelve (12) of this section.

'e. The total amount of federal income tax withheld.

'The statements required to be furnished by this subsection in respect of any wages or other taxable income shall be in such form or forms

as the state tax commission may, by regulation, prescribe.

'8. An employer or withholding agent shall be liable for the payment of the tax required to be deducted and withheld or the amount actually deducted, whichever is greater, under subsections one (1) and twelve (12) of this section; and any amount deducted and withheld as tax under subsections one (1) and twelve (12) of this section during any calendar year upon the wages of any employee, nonresident, or other person shall be allowed as a credit to the employee, nonresident, or other person against the tax imposed by section four hundred twenty-two point five (422.5), Code 1962, irrespective of whether or not such tax has been, or will be, paid over by the employer or withholding agent to the state tax commission as provided by this Act.

'9. The amount of any overpayment of the individual income tax liabilty of the employee taxpayer, nonresident, or other person which may result from the withholding and payment of withheld tax by the employer or withholding agent to the state tax commission under subsections one (1) and twelve (12) hereof, as compared to the individual income tax liability of the employee taxpayer, nonresident, or other person properly and correctly determined under the provisions of section four hundred twenty-two point four (422.4), Code 1962, to and including section four hundred twenty-two point twenty-five (422.25), Code 1962, may be credited against any income tax or installment thereof then due the State of Iowa and any balance of one (1) dollar or more shall be refunded to the employee taxpayer, nonresident or other person with interest at six (6) percent per annum, such interest to begin to accrue forty-five (45) days after the date the return was due to be filed or was filed, whichever is the later date. Amounts less than one (1) dollar shall be refunded to the taxpayer, nonresident, or other person only upon written application, in accordance with section four hundred twenty-two point sixty-seven (422.67), Code 1962, only if such application is filed within twelve (12) months after the due date of the return. Refunds in the amount of one (1) dollar or more provided for by this subsection shall be paid by the state treasurer by means of warrants drawn by the comptroller at the direction of the state tax commission, or an authorized employee of the state tax commission, and the taxpayer's return of income shall constitute a claim for refund for this purpose, except in respect to amounts of less than one (1) dollar. There is hereby appropriated, out of any funds in the state treasury not otherwise appropriated, a sum sufficient to carry out the provisions of this subsection.

'10. a. Any employer or withholding agent required under the provisions of this Act to furnish a statement required by this Act who willfully furnishes a false or fraudulent statement, or who willfully fails to furnish such statement shall, for each such failure, be subject to a civil penalty of one hundred (100) dollars, such penalty to be in addition to any criminal

penalty otherwise provided by the Code of 1962.

'b. Any employer or withholding agent required under the provisions of this Act to withhold taxes on wages or other taxable Iowa income subject to this Act who fails to withhold such taxes, or to make the required returns or who fails to timely remit to the tax commission the amounts withheld, shall be liable for the amount of such taxes which should have been withheld and paid, and in addition shall be subject to a civil penalty, equal to five (5) percent of the amount which should have been withheld and paid over to the commission, for each month or fraction thereof during which such failure continues, not to exceed twenty-five (25) percent in the aggregate; interest at the rate of six (6) percent per annum shall be added to the tax required to be transmitted beginning with the first day of the second month following the end of the calendar quarter for which the tax was not transmitted, and such interest and such penalty shall become a part of the tax due from the withholding agent.

'c. If any withholding agent, being a domestic or foreign corporation, required under the provisions of this section to withhold on wages or other taxable income subject to this Act, fails to withhold the amounts required to be withheld, make the required returns or remit to the state tax commission the amounts withheld, the commission may, in its discretion, having exhausted all other means of enforcement of the provisions of this Act, certify such fact or facts to the secretary of state, who shall thereupon cancel the articles of incorporation or certificate of authority (as the case may be) of such corporation, and the rights of such corporation to carry on

business in the State of Iowa shall thereupon cease.

'11. a. Every person or married couple filing a joint return shall make a declaration of estimated tax if his or their Iowa income tax attributable to income other than wages subject to withholding can reasonably be expected to amount to fifty (50) dollars or more for the taxable year, except that, in the cases of farmers and fishermen, the exceptions provided in the Internal Revenue Code of 1954 with respect to such declarations shall apply. The declaration provided for herein shall be filed on or before the last day of the fourth (4th) month of the taxpayer's tax year for which such declaration is filed, in such form as the state tax commission may require by regulations. The first installment shall be paid at the time of filing the

declaration except that at the election of the person or married couple filing jointly, any installment of the estimated tax may be paid prior to the date prescribed for its payment. Whenever a person or married couple filing a joint return have reason to believe that his or their Iowa income tax may increase or decrease, either for purposes of meeting the requirement to file a declaration of estimated tax or for the purpose of increasing or decreasing such declaration an amended estimate shall be filed by him or them to reflect such increase or decrease in estimated Iowa income tax.

'b. In the case of persons or married couples filing jointly, the total balance of the tax payable after credits for taxes paid through withholding, as provided in subsection one (1) of this section, or through declaration and payment of estimated tax, or a combination of such withholding and declaration of estimated tax payments, as provided herein, shall be due and payable on or before April 30, next following the close of the calendar year, or if the return should be made on the basis of a fiscal year, then on or before the last day of the fourth (4th) month next following the close of such fiscal year.

'c. The declaration provided for in this section may be filed or amended during the taxable year under regulations prescribed by the state tax commission.

'd. If a taxpayer is unable to make his own declaration, the declaration may be made by a duly authorized agent, or by the guardian or other person charged with the care of the person or property of such taxpayer.

'e. Any amount of tax paid on a declaration of estimated tax shall be a credit against the amount of tax found payable on a final, completed return, as provided in subsection nine (9) hereof, relating to the credit for the tax withheld against the tax found payable or a return properly and correctly prepared under the provisions of section four hundred twenty-two point five (422.5), to and including section four hundred twenty-two point twenty-five (422.25), Code 1962; and any overpayment of one (1) dollar or more shall be refunded to the taxpayer and such return shall constitute a claim for refund for this purpose. Amounts less than one (1) dollar shall be refunded to the taxpayer only upon written application in accordance with section four hundred twenty-two point sixty-seven (422.67), Code 1962, but only if such application is filed within twelve (12) months after the due date for the return. The penalties provided by the Internal Revenue Code of 1964, as amended, for failure to file a declaration or for underpayment of the tax payable shall apply to persons required to file declarations and make payments of estimated tax under the provisions of this section.

'12. In the case of nonresidents having income subject to taxation by Iowa but not subject to withholding of such tax under subsection one (1) hereof, withholding agents shall withhold from such income at the same rate as provided in subsection one (1) hereof, and such withholding agents and such nonresidents shall be subject to the provisions of this section, according to the context, except that such withholding agents may be absolved of such requirement to withhold taxes from such nonresident's income upon receipt of a certificate from the state tax commission issued in accordance with the provisions of section four hundred twenty-two point seventeen (422.17), Code 1962, as hereby amended. In the case of nonresidents having income from a trade or business carried on by them in whole or in part within the State of Iowa, such nonresidents shall be considered to be subject to the provisions of subsection twelve (12) hereof unless such trade or business is of such nature that the business entity itself, as a withholding

agent, is required to and does withhold Iowa income tax from the distributions made to such nonresident from such trade or business.'

"Sec. 3. Section four hundred twenty-two point seventeen (422.17), Code 1962, is hereby repealed and the following enacted in lieu thereof:

'Any nonresident whose Iowa income is not subject to subsection one (1) of section (2) of this Act, in whole or in part, and who elects to be governed by subsection twelve (12) of section two (2) of this Act to the extent that he makes such declaration and pays the entire amount of tax properly estimated thereunder on or before the last day of the fourth (4th) month of his tax year, for such year beginning after December 31, 1965, may for each such year of each such election and such payment, be granted a certificate from the state tax commission authorizing each withholding agent, the income from whom the nonresident has included in his declaration of estimate and to the extent such income is included in such declaration of estimate, to make payments to such nonresident without withholding such tax from such payments. Withholding agents, whenever such payments exceed the amount estimated by such nonresident, upon his declaration of estimate, as indicated upon such certificate, shall proceed to withhold tax in accordance with subsection twelve (12) of section two (2) of this Act.'

"Sec. 4. Section four hundred twenty-two point twenty-four (422.24), Code 1962, subsection one (1) is hereby repealed, and the following inserted in lieu thereof:

'For all taxpayers with tax years beginning on or after January 1, 1966, the total tax due shall be paid in full at the time of filing the return.'

"Sec. 5. Section four hundred twenty-two point twenty-four (422.24), Code 1962, subsection two (2), is amended by striking the words 'one-half of the total tax,' from lines three (3) and four (4), and inserting in lieu thereof the words 'the total tax due,'. This section and section four (4) of this Act shall apply only with respect to tax years beginning on and after January 1, 1966.

"Sec. 6. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

"Sec. 7. Wherever in this Act any section of the Code of Iowa is referred to as 'Code 1962', such reference shall mean and include the Code 1962 as amended by the Acts of the Sixtieth (60th) General Assembly, the Acts of the Sixtieth (60th) General Assembly in Extraordinary Ses-

sion, and the Acts of the Sixty-first (61st) General Assembly.

"Sec. 8. The tax commission is hereby authorized and directed to enter into an agreement with the secretary of the treasury of the United States with respect to withholding of income tax as provided by this Act, pursuant to an Act of Congress, 66 Stat. 765, Chap. 940; Pub. Law 587; 5 USCA, Section 84b, 84c, July 17, 1952, and Executive Order No. 10407, 17 F. R. 10132, November 7, 1952, Laws 1961, Page 527, Par. 19."

Senator Mills raised a point of order on the amendment, lines 203, 204 and 205, for the reason of the provisions of Senate Rule 21.

Based on precedence, the Chair ruled the point not well taken.

President pro tempore O'Malley took the chair at 10:20 a.m.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking "as amended," in line 296.

The amendment to the amendment was adopted.

Senator Stephens asked and received unanimous consent that Lynn Potter, a member of the state tax commission, be invited to explain the provisions of the amendment filed by Senator Cassidy.

President Fulton took the chair at 10:45 a.m.

Senator Frommelt offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting before the word "penalties" in line 295 the word "civil".

The amendment to the amendment was adopted.

Senator DeKoster offered the following amendment to the amendment, filed by Senators DeKoster and Shaff, and moved its adoption:

Amend the amendment by adding the following after the period in line 299:

"Under-payment of estimated tax shall be determined in the same manner as provided under the provisions of the Internal Revenue Code of 1954 and the exceptions therein provided shall also apply."

The amendment to the amendment was adopted.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by inserting the following at the end of line 241: "The secretary of state shall immediately notify by registered mail such domestic or foreign corporation of the action taken by him. The provisions of subsection three (3) of section four hundred twenty-two point forty (422.40) of the Code shall be applicable."

The amendment to the amendment was adopted.

Senator Riley offered the following amendment to the amendment, filed by Senators Riley, Nims and Denman, and moved its adoption and requested a roll call:

Amend the amendment by adding a new section, as follows:

"Sec. 9. Every withholding agent who makes timely compliance with the provisions of this act shall be compensated for his services to the state as tax collector by retaining the following from the amount that they withhold pursuant to this act:

"5% on the first \$500 withheld by the withholding agent per quarter;

" $2\frac{1}{2}$ % on the next \$500 withheld by the withholding agent per quarter; "\$10.00 for any sum withheld by the withholding agent in excess of \$1000 per quarter."

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes, 26:

Schroeder Balloun Hagie Lucken Beneke Heying Messerlv Shoeman Mills Briles Kruck Stanley DeKoster Nims Kyhl Stephens Rigler Denman Lange Vance Flatt Walker Lisle Riley Griffin Lodwick

Nays, 31:

O'Malley Benda Elvers Kibbie Ely Klefstad Patton Buren Main Burke Floy Reno Burns Frommelt McGill Shaff Cassidv Hagedorn McNally Shirley Hansen Mincks Tabor Coleman Van Gilst Condon Heaberlin Murray Nurse Dodds Hill

Absent or not voting, 1:

Elthon

Voting present, 1:

Reppert

The amendment to the amendment was lost.

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding the following new section after section 4 as follows:

"Sec. 5. The tax commission may, in its discretion, waive or remit any penalty herein provided for when in its judgment the error, omission or failure requiring imposition of the penalty is unintentional or due to inadvertence, mistake, misunderstanding, error, casualty or misfortune, or when the assessment or imposition of the penalty would require disproportionate cost or effort."

Renumber the remaining sections accordingly.

The amendment to the amendment was adopted.

Senator Beneke offered the following amendment to the amendment and moved its adoption:

Amend section 2, subsection 10, of the amendment by adding the following

new paragraph:

'd. The tax commission, shall upon request of any fiduciary furnish said fiduciary with a certificate of acquittance showing that no liability as a withholding agent exists with respect to the estate or trust for which said fiduciary acts, provided the tax commission has determined that there is no such liability.'

The amendment to the amendment was adopted.

Senator Shirley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding the following subsection to subsection 11 of section 2:

"f. In lieu of claiming a refund, the taxpayer may elect to have the overpayment shown on his final, completed return for the taxable year credited to his tax liability for the following taxable year."

The amendment to the amendment was adopted.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking lines 253 and 254 and inserting in lieu thereof the following:

"The estimated tax shall be paid in quarterly installments. The first installment shall be paid at the time of filing the declaration. The other installments shall be paid on or before June 30, September 30, and January 31. However, at the election of the person or married".

The amendment to the amendment was adopted.

Senator Cassidy moved the adoption of the amendment as amended, which motion prevailed, and the amendment as amended was adopted.

Senator Heaberlin moved the previous question on the bill, which motion prevailed.

Senator Cassidy moved that the bill be read a third 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:

Buren	Ely	Klefstad	Nurse
Burke	Floy	Kruck	O'Malley
Burns	Frommelt	Main	Patton
Cassidy	Hagedorn	McGill	Reno
Coleman	Hansen	McNally	Reppert
Condon	Heaberlin	Mincks	Shirley
Denman	Heving	Murray	Tabor
Dodds	Hill	Nims	Van Gilst
Elvers	Kibbie		· · · · · · · · · · · · · · · · · · ·

Nays, 24:

Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Kvhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker

Absent or not voting, 1:

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Cassidy 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 O'Malley called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 29 By Dunton of Keokuk

Whereas, it is fitting that legislators help instill in young people of Iowa an appreciation for and understanding of our democratic system of govern-

ment, particularly the state legislative process; and

Whereas, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in a model legislative session; and

Whereas, the Ninth Model Legislature will be held December 3 and 4; Whereas, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

Be It Resolved by the House, the Senate Concurring, that the members of the Sixty-first General Assembly hereby commend the sponsoring groups for this fine program for our youth; and

Be It Further Resolved, that the Sixty-first General Assembly pledge its support for the Youth in Government Program and expresses the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the model legislature; and

Be It Further Resolved, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups

which have participated in the Youth in Government Program.

The resolution was adopted.

HOUSE FILE 583 RETURNED TO THE HOUSE

Senator Kruck asked and received unanimous consent that the Secretary be instructed to recall from the House House File 583 for correction.

Senator Coleman asked and received unanimous consent that the Secretary be instructed to return to the House Senate File 566 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 receded from its amendment to and passed Senate File 313, a bill for an act providing for lease-purchase option of school buildings.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 252, a bill for an act relating to the election of the chairman of the board of control and department of social welfare.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 444, a bill for an act to revise and recodify the statutes providing for the treatment, training, instruction, care, habilitation, and support of mentally retarded persons in this state.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 499, a bill for an act relating to meetings of county boards on reorganization of school districts involving two or more counties.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 572, a bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor.

Also: That the House has concurred in Senate amendments to and passed House File 358, a bill for an act to regulate the practice of architecture.

Also: That the House has concurred in Senate amendments to and passed House File 492, a bill for an act relating to political parties in special charter cities having a population of twenty-five thousand (25,000) or more.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 685, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 553

Amend Senate File 553 as follows:

1. By inserting in line three (3) of the title after the word "instruction" the words ", relating to formation of state board of public instruction districts and relating to members of the state board of public instruction".

2. By striking from lines twenty-nine (29) and thirty (30) of section

two (2) the words ", safety, fire prevention, and first aid".

3. By striking all of line thirty-five (35) after the word "art" and all of line thirty-six (36) of section two (2) and inserting in lieu thereof a period.

4. By striking from line forty-three (43) of section two (2) the words

"teach annually" and inserting in lieu thereof the word "offer".

5. By striking lines forty-six (46) and forty-seven (47) of section two (2) and inserting in lieu thereof the words "history, and American government."

6. By striking from line fifty-five (55) of section two (2) the words

"(excluding personal typewriting)".

7. By adding to line fifty-seven (57) of section two (2) after the period the following: "One (1) unit of typewriting shall be offered as one of these practical arts."

8. By inserting in line sixty-four (64) of section two (2) after the

word "each" the words "junior and senior high".

9. By striking from line sixty-five (65) of section two (2) the words "qualified" and "adequate".

10. By striking from line eighty-seven (87) of section two (2) the word and figure "seven (7)" and inserting in lieu thereof the word and figure "ten (10)".

11. By striking lines ninety-four (94) through one hundred seven (107), inclusive, of section two (2) and inserting in lieu thereof the following:

"Every high school shall employ, or share with one or more other high schools the employment of, at least one (1) professionally trained guidance counselor so that, as nearly as practicable, at least one such counselor shall be employed full time for every five hundred (500) high school students or major fraction thereof in one or more high schools. Other members of the noninstructional professional staff may also be employed or shared by one or more high schools, including physicians, dentists, nurses, school psychologists, speech therapists and other specialists, and shall meet the professional practice requirements of this state relating to their special services."

12. By inserting in line one hundred twenty-three (123) of section two

(2) after the word "activities." the following:

"The state superintendent, with the approval of the state board, shall adopt such rules and regulations governing private organizations and associations in Iowa which organize, sponsor, sanction, or schedule extracurricular activities in which students attending schools affected by this Act participate. The state superintendent shall have authority to grant approval to all scheduled extracurricular activities throughout the state and take such action as the board may determine in regard to those organizations and associations which do not meet requirements established by the state superintendent and state board."

13. By striking from line one hundred thirty-two (132) of section two (2) the words and figures "chapter seventeen A (17A) of the Code." and inserting in lieu thereof the words and figures "chapter sixty-six (66),

Acts of the Sixtieth General Assembly."

14. By adding at the end of section two (2) the following:

"Said notice shall be by certified mail addressed to the president of the board of directors of the school district and specifying the grounds for removal. If, during said year, the district takes steps to remedy and avoid the grounds for removal and satisfies the state superintendent it will thereafter comply with law, the department shall notify the district by ordinary mail. If notice of satisfaction is not received, the school district may at any time during said year, call a public hearing before the state board of public instruction to be held in one of the schoolhouses in the district, at which time such school district shall show cause, if any, why it should not be removed form the approved list. Notice of said hearing, specifying the time and place thereof, shall be by certified mail addressed to the state superintendent and mailed at least thirty (30) days prior to said hearing, and by one publication in a newspaper of general circulation within the district at least one week prior to said hearing. Evidence may be presented on both sides. Within five (5) days following said hearing the state board

shall render its decision, in writing, signed by a majority of the members thereof and shall affirm, modify or vacate the decision of the state superintendent, specifying the grounds or reasons for the action taken. If the school is thereafter removed, or to be removed, from the approved list, the school district may, within thirty (30) days following the filing of the state board's decision with the school district, appeal to the district court of the county in which most of the school board members reside. In each case, notice shall be served on the state superintendent as provided by the Rules of Civil Procedure for service of original notices. The trial court shall hear such case de novo on the record theretofore made and on any additional competent, relevant and material evidence presented on either side, and shall render judgment on the merits. Said decision may be appealed to the Supreme Court under the Rules of Civil Procedure. During the pendency of an appeal to the district or Supreme Court, the effective date of removal of a school from the approved list shall be stayed by operation of law."

15. By striking lines three (3) through six (6), inclusive, of section four (4) and inserting in lieu thereof the following:

"1. Two (2) or more schools may share the services of a single instructor in two (2) or more school districts:".

16. By striking line seven (7) of section four (4) and inserting in lieu thereof the following:

"2. Public schools may enroll for specified courses".

17. By striking the period in line ten (10) of section four (4) and inserting in lieu thereof the following: ", provided such student or students have satisfactorily completed prerequisite courses maintaining standards equivalent to the approved standard required of public schools, or by otherwise showing equivalent competence through testing."

18. By adding the following new sections after section 6:

"Section two hundred fifty-seven point three (257.3), Code 1962, as amended by section twelve (12) of Senate File one (1), Acts of the Sixty-first General Assembly, is hereby repealed and the following adopted in lieu thereof:

The state is hereby divided into state board of instruction districts, the boundaries of which shall be conterminous with the seven (7) congressional districts as they existed on January 1, 1965. One (1) member of the board shall be appointed from each such district and two (2) members shall be appointed from the state at large. Members shall be appointed by the governor subject to confirmation by two-thirds (%) of the senate. On July 1, 1965, the terms of all members of the board of public instruction, as the board exists on the effective date of this Act, are hereby terminated. Prior to the effective date of this Act, the governor shall appoint members to the state board of public instruction who shall serve as follows: Three (3) members shall serve until June 30, 1967; three (3) members shall serve until June 30, 1971. At the expiration of such terms, all subsequent appointments shall be for terms of six (6) years. Not more than five (5) of the members of the board shall be from the same political party."

"Section two hundred fifty-seven point four (257.4), Code 1962, is hereby

repealed and the following enacted in lieu thereof:

'The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. At the first (1st) meeting of the board after new appointments, the board shall elect a president and vice-president who shall serve for two (2) years. Vacancies occurring while the general assembly is in session shall be filled for the unexpired portion

of the term in the manner that full-term appointment are made. Vacancies occurring while the general assembly is not in session shall be filled by the governor but such appointments shall terminate at the end of thirty (30) days after the convening of the next general assembly unless sooner confirmed by the senate."

"Section two hundred fifty-seven point five (257.5), Code 1962, as amended by chapter one hundred sixty-four (164), Acts of the Sixtieth General

Assembly, is hereby repealed."

"This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Earlham Echo, a newspaper published at Earlham, Iowa, and in The Guthrie County Vedette, a newspaper published at Panora, Iowa."

HOUSE MESSAGES CONSIDERED

House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock.

Read first and second times and passed on file.

House File 685, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education providing for the reorganization of all or substantial parts of the following named school districts, to-wit: Buffalo township, Byron township, Hazelton township, Independence independent, Liberty township, Perry township, Rowley consolidated, Seward township, Sumner township, Washington township, and Westburg township, and the establishment therefrom of the Independence Community School District all of said school districts located in Buchanan County, State of Iowa, and declaring the boundaries of the Independence Community School District in the county of Buchanan, State of Iowa, to be legally established.

Read first and second times and passed on file.

SENATE FILE 553 REPRINTED

Senator Kibbie asked and received unanimous consent to have one thousand copies of Senate File 553, as amended by the House, printed.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

Senator Frommelt announced that the Senate would take up for consideration Senate File 492.

The Chair announced the following Call of the Senate and requested the Secretary to call the roll.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 492 and all amendments and motions thereto.

WARREN J. KRUCK.
DARYL NIMS.
ALAN SHIRLEY.
JAMES M. MCNALLY.
HOWARD TABOR.
DONALD W. MURRAY.
HOWARD C. REPPERT, JR.

CLIFFORD M. VANCE.
JOSEPH COLEMAN.
ROBERT R. DODDS.
JOHN L. BUREN.
DELBERT FLOY.
H. KENNETH NURSE.
CHARLES F. GRIFFIN.
C. G. BALLOUN.

Roll call revealed all members present with the exception of Senator Elthon.

On motion of Senator Rigler, Senator Elthon was excused from the call.

THIRD READING OF BILLS

On motion of Senator Mincks, Senate File 492, a bill for an act to amend chapters seven hundred thirty-six A (736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agreements that require union membership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and conciliation commission and prescribing the powers and duties of said commission, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt offered the following amendment:

Amend Senate File 492 as follows:

1. Amend the title by striking all after "(736A)" in line 1 and inserting in lieu thereof the words ", Code 1962, to permit an employer to enter into certain agreements with labor organizations."

2. Further amend Senate File 492 by striking all after the enacting

clause and inserting in lieu thereof the following:

"Section 1. Section seven hundred thirty-six A point one (736A.1), Code 1962, is hereby amended as follows:

1. By striking from line five (5) after the word 'in' the comma and in-

serting in lieu thereof the word 'or'.

2. By striking from lines six (6) and seven (7) the words ', withdrawal or expulsion from, or refusal to join,'.

"Sec. 2. Section seven hundred thirty-six A point two (736A.2), Code

1962, is hereby repealed and the following enacted in lieu thereof:

It shall be unlawful for any person, firm, association, or corporation to require as a prerequisite to employment, membership in or affiliation with a labor union, organization, or association; provided, however, nothing in this chapter shall preclude an employer from making an agreement with a labor organization requiring as a condition of employment membership

in a labor union subsequent to being employed not less than thirty (30) days after the effective date of the agreement or not less than thirty (30) days of employment, whichever is the later.'

"Sec. 3. Section seven hundred thirty-six A point three (736A.3), Code

1962, is hereby amended as follows:

1. By inserting in line four (4) after the word 'into' the words 'or negotiate for'.

2. By striking all after the word 'association' in line seven (7) and inserting in lieu thereof a period.

"Sec. 4. Section seven hundred thirty-six A point four (736A.4), Code 1962, is hereby amended as follows:

1. By striking from lines five (5) and six (6) the words 'or a condition of'.

2. By adding thereto the following new paragraph:

'It shall be unlawful for any labor organization or any of its agents, when an employer has entered into an agreement with the labor organization as authorized under section two (2) of this Act, to:

1. Cause or attempt to cause an employer to discriminate against any employee to whom membership into the organization has been denied or terminated on grounds other than failure to pay periodic dues and initiation fees uniformly required as a condition to acquiring or retaining membership.

2. Require any employee to pay an excessive or discriminatory fee as a condition to becoming a member of the organization. Practices and customs of labor organizations in the particular industry, the wages currently paid to the employee affected, and other relevant factors shall be considered in determining whether such a fee is excessive or discriminatory."

Senator Frommelt moved the adoption of the amendment, which motion prevailed, and the amendment was adopted.

Senator Frommelt asked and received unanimous consent that House File 677 be substituted for Senate File 492.

The Chair announced the following Call of the Senate on House File 677.

Roll call revealed all members present with the exception of Senator Elthon who had been previously excused.

CALL OF THE SENATE

MR. PRESIDENT: We, the undersigned, respectfully request a Call of the Senate in connection with House File 677 and all amendments and motions thereto.

WARREN J. KRUCK. DARYL NIMS. ALAN SHIRLEY. SEELEY G. LODWICK. J. L. Buren. DELBERT FLOY. H. KENNETH NURSE.

CHARLES F. GRIFFIN. JACK SCHROEDER, JOHN W. PATTON. DAVID O. SHAFF. ADOLPH W. ELVERS. FRANCIS MESSERLY. MERLE W. HAGEDORN. RICHARD STEPHENS.

On motion of Senator Mincks, House File 677, a bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1962, to permit an employer to enter into certain agreements with labor organizations, was taken up and considered.

Senator Frommelt moved that the bill be read a 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, 27:

Buren	Dodds	Kibbie	Nurse
Burke	Ely	Klefstad	O'Malley
Burns	Floy	Main	Patton
Cassidy	Frommelt	McNally	Reno
Coleman	Hansen	Mincks	Reppert
Condon	Heaberlin	Murray	Shirley
Denman	Hill	Nims	

Nays, 31:

Balloun	Hagedorn	Lucken	Shoeman
Benda	Hagie	McGill	Stanley
Benek e	Heying	Messerly	Stephens
Briles	Kruck	Mills	Tabor
DeKoster	Kyhl	Rigler	Vance
Elvers	Lange	Riley	Van Gilst
Flatt	Lisle	Schroeder	Walker
Griffin	Lodwick	Shaff	

Absent or not voting, 1:

Elthon

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 111, 180, 224, 245, 269, 287, 293, 311, 476, 531, 547, 558, 567, 578, 579 and 581.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 111, 180, 224, 245, 269, 287, 293, 311, 476, 531, 547, 558, 567, 578, 579 and 581.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 May, 1965, sent to the Governor for his approval: Senate Files 111, 180, 224, 245, 269, 287, 293, 311, 476, 531, 547, 558, 567, 578, 579 and 581.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 20, 1965, the Governor had approved the following bills:

Senate File 132, relating to industrial loan companies. Senate File 151, relating to assessment and taxation of platted lots. Senate File 379, relating to qualifications for accountancy examination.

CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators Kibbie, Chairman; Condon, McGill, and Flatt, on the part of the Senate on the conference committee on Senate File 550.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 583 passed the Senate.

WARREN J. KRUCK.

RESIGNATION OF EMPLOYEES

Senator Hagedorn announced the resignation of Neil Vauthrin, Assistant Enrolled Bills Clerk, Marshall County, effective May 21, 1965.

Senator Hagedorn also announced the resignation of James Kilpatrick, Page, Des Moines County, effective May 21, 1965.

AMENDMENTS FILED

- 1 Amend Senate Joint Resolution 27 by adding the following in section
- 2 three (3), line thirteen (13) after the word "safer;" "such study to
- 3 include all aspects of periodic motor vehicle inspection, including
- 4 the method of inspection, the authority for inspections and the period
- 5 of inspections."

TRANSPORTATION COMMITTEE, MERLE W. HAGEDORN, Chairman.

- 1 Amend Senate File 608 by striking all of section 4
- 2 and inserting in lieu thereof the following:
- 3 "This Act being deemed of immediate importance shall take
- 4 effect and be in full force from and after its publication in

- The Victor Record, a newspaper published in Victor, Iowa, and
- The Daily Gate City, a newspaper published in Keokuk, Iowa."

KENNETH BENDA. SEELEY G. LODWICK.

Amend Senate File 619 by striking section 2 and inserting

2 in lieu thereof the following:

- 3 This Act, being deemed of immediate importance
- 4 shall be in full force and effect from and after its passage
- and publication as provided by law, in the The Laurens Sun, 6
 - a newspaper published at Laurens, Iowa, and in The Rockwell

City Advocate a newspaper at Rockwell City, Iowa,

ELMER F. LANGE.

- Amend House File 482 by:
- 2 Inserting a new subsection 13 under section 3

3 to read as follows:

- 4 (13) All Professional Engineers, Land Surveyors,
- 5 and Engineers in training (for a maximum of five years)
- as provided by section 114, Code of Iowa.

DARYL H. NIMS.

- 1 Amend House File 482 as follows:
- 2 By striking the period "." in line 3 of subsection 6, of
- 3 section 3, and inserting in lieu thereof, "except employees
- in departments which are required to operate under a
- Federally approved system of personnel administration to 5
- qualify for Federal funds".

HOWARD C. REPPERT, JR.

- 1. Amend House File 682, section 1, subsection 15, line 5,
- by inserting after the word "appropriated", the following, "for
- each year of the biennium".
 - 2. Further amend said section, subsection 16, line 5, by inserting after the word "appropriated", the following, "for each
- year of the biennium".

JAMES E. BRILES.

SENATE FILE WITHDRAWN

Senator Coleman asked and received unanimous consent that Senate File 609 be withdrawn from further consideration of the Senate.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Monday, May 24, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, MONDAY, MAY 24, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Lester Hancock, pastor of the Methodist Church, Pleasantville, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Benda for the day on request of Senator Lodwick.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate twenty-eight students, members of the sixth grade class of the Louise Crawford Elementary School, Ames, who were present in the balcony accompanied by their instructors, Leland Himan and James Welliams.

Senator Kibbie asked and received unanimous consent to present to the Senate nineteen students, members of the eighth grade class of the St. Peter and St. Paul School, West Bend, Home of the Grotto, who were present in the balcony accompanied by their instructor, Reverend L. H. Grevin.

INTRODUCTION OF BILLS

Senate File 622, by committee on appropriations, a bill for an act to establish an executive council revolving fund for purchasing.

Read first and second times and placed on the calendar.

Senate File 623, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the state printing board for printing and binding.

Read first and second times and placed on the calendar.

Senate File 624, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety, division of highway patrol for construction of two (2) new district headquarters buildings.

Read first and second times and placed on the calendar.

Senate File 625, by committee on governmental affairs, a bill for an act relating to speed limits on freeways.

Read first and second times and placed on the calendar.

The following communications were presented:

STATE OF IOWA Office of the Governor Des Moines

May 24, 1965.

Members of the Senate, Sixty-first General Assembly, Senate Chamber,

Local.
Attention: Lieutenant Governor Robert D. Fulton

Gentlemen:

It is my pleasure to submit the name of H. C. Von Seggern of Newton, Jasper County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1969.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Allan A. Swanson of Stanton, Montgomery County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Clinton Ruby of Fort Dodge, Webster County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1967.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Melvin J. Smith of Iowa City, Johnson County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning

on the date said appointment is confirmed by the Senate and ending on June 30, 1969.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Wayne W. Eccles of Burlington, Des Moines County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Carl G. Dahl of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of J. Peter Olesen of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1967.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of William R. Simpson of Indianola, Warren County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending June 30, 1969.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of the Reverend Philip A. Hamilton of Dubuque, Dubuque County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House

File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of John D. Baldridge of Chariton, Lucas County, Iowa, for appointment as member at large of the State Board of Public Instruction, under the provisions of Sections 257.1, 257.2, and 257.3, Code of Iowa 1962, for the six-year term beginning January 3, 1966.

Yours very truly, HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Mrs. Merle E. Full of Iowa City, Johnson County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Mrs. June Parker Goldman of Forest City, Winnebago County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

Yours very truly,

HAROLD E. HUGHES, Governor,

Also:

Gentlemen:

It is my pleasure to submit the name of Donald E. Boles of Ames, Story County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967.

Yours very truly,

HAROLD E. HUGHES, Governor.

Also:

Gentlemen:

It is my pleasure to submit the name of Mrs. Elizabeth S. Kruidenier of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967.

Yours very truly,

HAROLD E. HUGHES, Governor.

Senator Stephens asked unanimous consent to have the following communication printed in the Senate Journal.

Objection was raised.

Senator Hagedorn moved that the following communication be printed in the Senate Journal, which motion prevailed:

MEMORANDUM OF INTENT

House File 13 (Senate File 26) has been unanimously adopted by the members of both the House of Representatives and the Senate and has been signed by the Governor of Iowa. It establishes a new chapter in the Code of Iowa to govern the operation of county mutual insurance associations.

House File 13 was voluntarily offered by the county mutual insurance associations of Iowa, and its passage was supported by them, even though the new chapter imposes upon them the following limitations and requirements:

- (1) A tax of two percent of gross permiums received during 1965 and thereafter.
 - (2) Licensing and qualification of agents.
 - (3) Limitation of the classes of property which may be insured.
 - (4) Periodic examination by the Insurance Department of Iowa.

The purpose of this memorandum is to record the intention of the undersigned legislators in their sponsorship or support of House File 13 and to make it understood:

- (1) That there was no intention to impose upon county mutual insurance associations any regulatory authority by the Insurance Department of Iowa or by any other agency of the State of Iowa beyond that expressly stipulated in House File 13;
- (2) That House File 13 was in no sense intended to deprive county mutual insurance associations of their right to conduct their business according to well established principles of community service:
- (3) That there was no intention to prescribe their methods of underwriting, their methods of rating or the provisions of their policy contracts.

Signed at Des Moines, Iowa, this 24th day of May, 1965.

MERLE W. HAGEDORN. J. HENRY LUCKEN. MAX E. RENO.

John A. Walker. Peter F. Hansen.

C. Joseph Coleman. John D. Shoeman. RICHARD L. STEPHENS. BASS VAN GILST. KENNETH BENDA.

S. G. Lodwick. H. L. Heying.

GEORGE E. O'MALLEY. FRANKLIN S. MAIN. JOSEPH W. CASSIDY.
DAVID STANLEY.
JOHN L. BUREN.
EUGENE M. HILL.
ROBERT R. RIGLER.
JOSEPH B. FLATT.
C. M. VANCE.
ROBERT R. DODDS.
VERN LISLE.
ADOLPH W. ELVERS.
STANLEY HEABERLIN.
ROBERT J. BURNS.
FRANCIS MESSERLY.
GENE F. CONDON.
R. W. HAGIE.

LUCAS J. DEKOSTER. JOHN W. PATTON. WARREN J. KRUCK. JAMES E. BRILES. H. KENNETH NURSE. JOHN M. ELY, JR. DONALD S. MCGILL. DAVID O. SHAFF. DELBERT FLOY. ALAN SHIRLEY. ELMER F. LANGE. VERNON H. KYHL. JOHN P. KIBBIE. DARYL H. NIMS. HOWARD TABOR. CHARLES F. GRIFFIN.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 550, a bill for an act relating to the retirement benefits for public employees reaching the age of seventy-two (72) years, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read a third 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:

Briles Hagedorn McGill Rigler Burke Hansen McNally Riley Burns Heaberlin Messerly Schroeder Cassidy Hill Mills Shaff Coleman Klefstad Mincks Shirley Denman Kruck Murray Shoeman Dodds Kyhl Nims Stanley Elvers O'Malley Lange Stephens Lisle Ely Patton Tabor Flatt Lodwick Reno Walker Frommelt Lucken Reppert

Nays, none.

Absent or not voting, 16:

Balloun Condon Griffin Main DeKoster Benda Nurse Hagie Elthon Beneke Heying Vance Buren Floy Kibbie Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 651, a bill for an act to appropriate from the general fund of the State of Iowa to the

department of public instruction five thousand dollars (\$5,000.00) for use as a revolving fund for the veterans administration, and five thousand dollars (\$5,000.00) for the school lunch program, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman moved that the bill be read a third 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:

• ,			
Briles	Flatt	Lodwick	Reppert
Burke	Frommelt	Lucken	Rigler
Burns	Hagedorn	MeGill	Riley
Cassidy	Hagie	McNally	Schroeder
Coleman	Hansen	Messerly	Shaff
Condon	Heaberlin	Mills	Shirley
DeKoster	Hill	\mathbf{Mincks}	Shoeman
Denman	Klefstad	Murray	Stanley
\mathbf{Dodds}	Kruck	Nims	Stephens
Elthon	Kyhl	O'Malley	${f Tabor}$
Elvers	Lange	Patton	Van Gilst
Ely	Lisle	Reno	Walker

Nays, none.

Absent or not voting, 11:

Balloun	Buren	Heying	Nurse
Benda	Floy	Kibbie	Vance
Beneke	Griffin	Main	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

President pro tempore O'Malley took the chair at 9:55 a.m.

On motion of Senator Frommelt, House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, 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 8 as follow:

Amend section 1, lines 11, 12 and 13 by striking the following:

"The compensation and allowances received shall be the same when the General Assembly is convened in extra session as when convened in regular session."

On motion of Senator Dodds, the committee amendment was adopted.

Senator Frommelt moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 25. Each member of the General Assembly shall receive such compensation and allowances for expenses as shall be fixed by law but no General Assembly shall have the power to increase compensation and allowances effective prior to the convening of the next General Assembly following the session in which any increase is adopted.

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas. 44:

Ely Balloun Lange RenoFlatt Lisle Beneke Reppert Briles Floy Lucken Rigler Frommelt McGill Burke Riley Burns Hagedorn Messerly Shaff Cassidy Hagie Mills Shirley Coleman Hansen Murray Shoeman DeKoster Heaberlin Nims Stanley Tabor Nurse Denman Klefstad Van Gilst Dodds Patton Elvers Kruck O'Mallev Walker

Nays. 3:

Kyhl Lodwick Stephens

Absent or not voting, 12:

BendaElthonKibbieMincksBurenGriffinMainSchroederCondonHevingMcNallyVance

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

On motion of Senator Lucken, Senate File 156, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make appropriations, with report of committees recommending amendment in accordance with the amendment filed by Senator Ely and passage, was taken up, considered, and the report of the committee adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend Senate File 156 as follows:

- 1. By striking from line 7 of the title the words "to provide facilities therefor and to make an appropriation." and inserting in lieu thereof the words "and to provide facilities therefor."
- 2. By adding the following sentence at the end of section 1: "The Board of Control is hereby authorized to use state-owned mobile housing equipment and facilities in performing such services at temporary locations in the above areas."
 - 3. By striking all of sections 2, 3, 4, and 5.

The amendment was adopted.

Senator Lucken asked and received unanimous consent that action on Senate File 156 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Nims, House File 113, a bill for an act relating to vacation benefits for employees of the State of Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Nims asked and received unanimous consent to withdraw the amendment filed by him on April 22 and found on page 1046 of the Senate Journal.

Senator Nims moved that the bill be read a third 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:

Briles Burns	Dodds Elvers	Hagedorn Hansen	Kruck Lodwick
Cassidy	Ely	Heaberlin	McGill
Denman	Floy	Klefstad	McNally

Condon

Messerly Murray Nims	O'Malley Patton Reppert	Rigler Schroeder Stanley	Stephens Tabor
Nays, 14:			
Balloun Beneke DeKoster Hagie	Hill Kyhl Lange Lisle	Lucken Mills Shirley	Shoeman Van Gilst Walker
Absent or not vo	oting, 18:		
Benda Buren Burke Coleman	Elthon Flatt Frommelt Griffin	Kibbie Main Mincks Nurse	Reno Riley Shaff Vance

Heying

The bill having failed to received a constitutional majority was declared to have failed to pass the Senate.

On motion of Senator Lisle, House File 237, a bill for an act relating to group insurance on franchise plan, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lisle moved that the bill be read a third 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:

Balloun	Flatt	McGill	Riley
Beneke	Floy	McNally	Schroeder
Briles	Frommelt	Messerly	Shaff
Burke	Hagedorn	Mills	Shirley
Burns	Hagie	Murray	Shoeman
Cassidy	Heaberlin	Nims	Stanley
DeKoster	Kruck	O'Malley	Stephens
Denman	Lange	Patton	Tabor
Dodds	Lisle	Reppert	Van Gilst
Elvers	Lodwick	Rigler	Walker
Elv	Lucken	_	

Nays, 2:

Hill Klefstad

Absent or not voting, 15:

Benda	Elthon	Kibbie	Nurse
Buren	Griffin	Kyhl	Reno
Coleman	Hansen	Main	Vance
Condon	Heying	Mincks	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Ely asked and received unanimous consent that action on House File 279 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator McNally, House File 655, a bill for an act enabling boards of supervisors to establish the office of public defender and the compensation and duties of public defenders and assistant public defenders, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kyhl took the chair at 10:55 a.m.

Senator McNally moved that the bill be read a third 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:

Beneke Buren	Ely Flatt	Kyhl Lange	Reppert Rigler
Burke	Floy	Lisle	Riley
Burns	${f Frommelt}$	McGill	Schroeder
Cassidy	Hagedorn	McNally	Shaff
Coleman	Hagie	Nims	Shirley
DeKoster	Hansen	Nurse	Stanley
Denman	Heaberlin	O'Malley	Tabor
Dodds	Klefstad	Patton	Van Gilst
Elvers	Kruck	Reno	Walker
Nays, 9:			
Balloun	Lodwick	Messerly	Shoeman
Briles Hill	Lucken	Mills	Stephens

Absent or not voting, 10:

Benda	Griffin	Main	Murray
Condon	Heying	Mincks	Vance
Elthon	Kibbie		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 286, a bill for an act relating to the use of flashing blue lights by volunteer firemen, 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 286 by adding a new section as follows:

Sec. 2. Amend chapter three hundred twenty-one point four hundred

twenty-three (321.423), Code 1962, subsection two (2) line three (3) by striking the word "may" and inserting in lieu thereof the word "shall".

Senator Reppert moved the adoption of the committee amendment.

The amendment was lost.

Senator O'Malley moved that the bill be read a third 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:

Balloun Flatt Beneke Frommelt Briles Hagedorn Buren Hagie Burke Hansen Burns Heaberlin Cassidy Heying Coleman Kibbie DeKoster Klefstad Denman Kruck Dodds Kyhl Elvers Lange Ely Lisle	Lodwick Lucken McGill McNally Messerly Mills Murray Nims Nurse O'Malley Patton Reno	Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, 1:

Hill

Absent or not voting, 8:

Benda Elthon Griffin Mincks Condon Floy Main Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Klefstad called up the following resolution and moved its adoption:

HOUSE CONCURRENT RESOLUTION 30 By Bremmer, Scott, Webster and Gregerson of Pottawattamie and Korn of Harrison

Whereas, the city of Carter Lake, Iowa, is in an incorporated community of almost three thousand souls, and

Whereas, that community does not have a post office and must rely on the out of state city of Omaha for its mail service and

Whereas, Iowa has many communities of one-tenth the size of Carter Lake that enjoy the benefits of having their own post office and

Whereas, the residents of Carter Lake must continually endure the inconvenience of having mail intended for them returned to the sender, therefore,

Be It Resolved by the House, the Senate Concurring, that the Post-master General of the United States be requested to establish a post office in Carter Lake. Iowa.

Be It Further Resolved, that copies of this resolution be transmitted to the President of the United States, the Postmaster General and all the Iowa members of the Congress of the United States.

The resolution was adopted.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Burke, Senate File 206, a bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes, 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 206 by striking the words and figures "ten thousand (10,000)" in line 15 of section 1, subsection 4, and inserting in lieu thereof the words and figures "three thousand five hundred (3,500)".

On motion of Senator Burke, the committee amendment was adopted.

Senator Walker offered the following amendment and moved its adoption:

Amend Senate File 206 by striking section six (6) and inserting in lieu thereof the following:

Sec. 6. When computing the tax rate for each tax year as provided in section four hundred forty-four point three (444.3) of the Code, the auditor shall total the tax on properties in each taxing district on which a stabilized tax base has been established and subtract such total sum from the amount the tax would have been on such properties had the tax not been stabilized thereon. Such differences in each taxing district shall be reported to the state tax commission.

There is hereby appropriated annually from the general fund of the state to the state tax commission an amount sufficient to allocate to each taxing district the sum of the difference between the tax collected on the stabilized tax base and the amount which would have been otherwise collected on such properties. Said appropriation shall be placed in a fund to be known as the "elderly and disabled persons tax stabilization benefit fund". The tax commission shall requisition the state comptroller to issue his warrants on said fund payable to the county treasurers of the several counties. Upon receipt of said warrants the county treasurers shall credit each taxing district with its proportionate share thereof. Said amounts shall be remitted annually to the county treasurers on or before May 1 each year.

Senator Riley raised a point of order on the amendment as to whether or not, with the adoption of the Walker amendment, the bill would be referred to the committee on appropriations.

The Chair ruled that on this particular amendment Senate Rule 21 would not apply and the amendment in order.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 30:

Shaff Shoeman Stanley Stephens Vance Van Gilst Walker

Nays, 19:

Buren	Dodds	Heying	O'Malley
Burns	Ely	Klefstad	Reno
Cassidy	Floy	Kruck	Shirley
Coleman	Frommelt	Mincks	Tabor
Denman	Hansen	Murray	

Absent or not voting, 10:

Benda Condon Beneke Elthon Burke Hill	Kibbie Main	McNally Nurse
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The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 206 by striking sections 10, 11 and 12 and renumbering the remaining section.

The amendment was adopted.

Senator Riley offered the following amendment:

Amend subsection 2, section 1 of Senate File 206 by striking from lines 9 and 10 the following: "received from wages, salaries or commissions an amount", and inserting in lieu thereof the following: "income".

Amend section 13 by striking from lines 4 and 5 the following: "earnings from wages, salaries and commissions" and inserting in lieu thereof the following: "income".

Senator Riley asked and received unanimous consent to withdraw the amendment.

Senator Riley offered the following amendment and moved its adoption:

Amend subsection 2, section 1, of Senate File 206 by striking from lines 9 and 10 the following: "received from wagies, salaries or commissions an amount", and inserting in lieu thereof the following: "net income, as defined by section 422.7".

Amend section 13 by striking from lines 4 and 5 the following: "earnings

from wages, salaries and commissions" and inserting in lieu thereof the following: "net income, as defined by section 422.7".

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 206, section 2, by inserting the following new subsection after line 7:

"3. 'Qualified homestead property of the taxpayer' and 'property which qualifies as a homestead' mean property which is qualified for the homestead credit under chapter four hundred twenty-five (425) of the Code, but only if the taxpayer referred to in this Act is the 'owner' of said property as defined in section four hundred twenty-five point eleven (425.11) of the Code."

The amendment was adopted.

Senator Burke moved that the bill be read a third 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:

Balloun	Flatt	Lisle	Reppert
Briles	Frommelt	Lodwick	Rigler
Burke	Hagie	McGill	Riley
Burns	Hansen	McNally	Schroeder
Cassidy	${f Heaberlin}$	Messerly	\mathbf{Shaff}
Coleman	Heying	Mills	Shirley
DeKoster	Kibbie	Mincks	Stanley
Denman	Klefstad	Nims	Tabor
Dodds	Kruck	Nurse	Van Gilst
Elvers	Kyhl	Patton	Walker
Ely	Lange	Reno	
Nays, 10:			
Buren	Hill	O'Malley	Stephens
Floy	Lucken	Shoeman	Vance
Hagedorn	Murray		

Absent or not voting, 6:

Benda Condon Griffin Main Beneke Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt announced that the Senate would take up for consideration Senate File 621.

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the

Sixty-first General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 621 and all amendments and motions thereto.

ROBERT R. RIGLER.
RICHARD STEPHENS.
R. W. HAGIE.
LUCAS J. DEKOSTER.
J. HENRY LUCKEN.
VERNON H. KYHL.
CHARLES F. BALLOUN.

JOHN D. SHOEMAN.
KENNETH BENDA.
SEELEY LODWICK.
DONALD BENEKE.
DAVID SHAFF.
TOM RILEY.
JACK SCHROEDER.
MAX MILO MILLS.

Roll call revealed all members present with the exception of Senators Benda, Condon, Elthon and Main.

The absent members were excused.

On motion of Senator Hill, Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, was taken up and considered.

Senator Denman offered the following amendment filed by Senators Denman, Schroeder and McNally:

Amend Senate File 621, section 12, as follows:

1. By striking from line 4 the words "ninety-eight thousand one hundred fifty-five" and substituting therefor the words "one hundred six thousand nine hundred fifty-five".

2. By striking from line 5 the figures "\$98,155.00" and substituting

therefor the figures "\$106,955.00".

- 3. By striking from line 7 the figures "\$11,000.00" and substituting therefor the figures "\$15,000.00".
- 4. By striking from line 8 the figures "72,735.00" and substituting therefor the figures "77,535.00".
- 5. By striking from line 13 thereof the figures "98,155.00" and substituting therefor the figures "106,955.00".

Senator Coleman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the words "one hundred six thousand nine hundred fifty-five" in line 4 and insert in lieu thereof "one hundred three thousand nine hundred fifty-five."

Further amend by striking the figures "\$106,955.00" in line 6 and inserting in lieu thereof the figures "\$103,955.00."

Further amend by striking the figures "\$15,000.00" in line 8 and inserting in lieu thereof the figures "\$12,000.00."

Further amend by striking the figures "\$106,955.00" in line 12 and inserting in lieu thereof the figures "\$103,955.00."

The amendment to the amendment was adopted.

· Senator Denman moved the adoption of the amendment as amended.

The amendment as amended was adopted.

President pro tempore O'Malley took the chair at 3:45 p.m.

Senator Walker offered the following amendment:

Amend Senate File 621 by inserting after section 60 the following new section:

"Sec. 61. Section one hundred seventeen point twelve (117.12), Code 1962, is hereby amended as follows:

1. By striking from line 4 the word 'ten' and inserting in lieu thereof the word 'twenty (20)'.

2. By striking from line 9 the words 'five hundred' and inserting in lieu thereof the words 'one thousand (1,000)'."

Further amend by renumbering the remaining sections in conformity with this amendment.

On motion of Senator Walker, division 1 of the amendment was lost.

Senator Walker asked and received unanimous consent to withdraw the balance of the amendment.

President Fulton took the chair at 4:00 p.m.

Senator Schroeder offered the following amendment filed by Senators Schroeder, Denman, McNally and Reppert:

Amend Senate File 621 as follows:

1. Strike from line twelve (12) of section thirty-eight (38) the figures "1,390,500.00" and insert in lieu thereof the figures "1,833,625.00".

2. Strike from line seventeen (17) of section thirty-eight (38) the figures

"1,490,500.00" and insert in lieu thereof the figures "1,933,625.00".

3. Strike from lines four (4) and five (5) of section thirty-eight (38) the words and figures "one million four hundred ninety thousand five hundred dollars (\$1,490,500.00)" and insert in lieu thereof the words and figures "one million nine hundred thirty-three thousand six hundred twentyfive dollars (\$1.933.625.00)".

4. Strike section sixty-one (61) and insert the following:

"Sec. 61. Section six hundred five point one (605.1), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words "fourteen thousand" and inserting in lieu thereof the words "twenty-two thousand five hundred".

5. Strike from line twelve (12) of section fifty-two (52) the figures "238,550.00" and insert in lieu thereof the figures "310,175.00".

6. Strike from line eighteen (18) of section fifty-two (52) the figures

"251,725.00" and insert in lieu thereof the figures "323,350.00"

7. Strike from lines three (3), four (4) and five (5) of section fifty-two (52) the words and figures "two hundred fifty-one thousand seven hundred twenty-five dollars (\$251,725.00)" and insert in lieu thereof the words and figures "three hundred twenty-three thousand three hundred fifty dollars (\$323,350,00)".

8. Strike from lines four (4) of section sixty-three (63) the word "twenty" and insert in lieu thereof the word "twenty-five".

Senator Rigler offered the following amendment, filed by Senators Rigler, McNally, Denman, Reppert and Flatt, and moved its adoption: Amend Senate File 621 as follows:

1. Strike from line twelve (12) of section thirty-eight (38) the figures "1,390,500.00" and insert in lieu thereof the figures "1,640,500.00".

2. Strike from line seventeen (17) of section thirty-eight (38) the figures "1,490,500.00" and insert in lieu thereof the figures "1,740,500.00".

- 3. Strike from lines four (4) and five (5) of section thirty-eight (38) the words and figures "one million four hundred ninety thousand five hundred dollars (\$1,490,500.00)" and insert in lieu thereof the words and figures "one million seven hundred forty thousand five hundred dollars (\$1,740,500.00)".
- 4. Strike from line three (3) of section sixty-one (61) the word "eighteen" and insert in lieu thereof the word "twenty".
- 5. Strike from line twelve (12) of section fifty-two (52) the figures "238,550.00" and insert in lieu thereof the figures "282,365.00".

6. Strike from line eighteen (18) of section fifty-two (52) the figures

"251,725.00" and insert in lieu thereof the figures "295,540.00".

- 7. Strike from lines three (3), four (4) and five (5) of section fifty-two (52) the words and figures "two hundred fifty-one thousand seven hundred twenty-five dollars (\$251,725.00)" and insert in lieu thereof the words and figures "two hundred ninety-five thousand five hundred forty dollars (\$295,540.00)".
- 8. Strike from line four (4) of section sixty-three (63) the word "twenty" and insert in lieu thereof the word "twenty-two".

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 26:

Balloun	\mathbf{Dodds}	McNally	Rilev
Beneke	Elvers	Mills	Schroeder
Briles	\mathbf{Ely}	O'Malley	Shaff
Burns	Flatt	Reno	Shirley
Cassidy	Hagedorn	Reppert	Stanley
DeKoster	Hagie	Rigler	Walker
Denman	Lange	8	**

Nays, 29:

Buren	Heying	Lodwick	Nurse
Burke	Hill	Lucken	Patton
Coleman	Kibbie	McGill	Shoeman
Floy	Klefstad	Messerly	Stephens
Frommelt	Kruck	Mincks	Tabor
Griffin	Kyhl	Murray	Vance
Hansen	Lisle	Nims	Van Gilst
Heaberlin		•	

Absent or not voting, 4:

Benda Condon Elthon Main

The amendment was lost.

Senator Schroeder moved the adoption of his amendment.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 621, section 45 as follows:

By striking in line 4 the words and figures, "fifty-eight thousand nine hundred ten dollars (\$58,910.00)", and inserting in lieu thereof the following: "fifty-nine thousand two hundred ten dollars (\$59,210.00)".

By striking in line 7, the figures "8,000.00", and inserting in lieu thereof

the following: "8,300.00".

By striking in line 13, the figures "58,910.00", and inserting in lieu thereof the figures "59,210.00".

Division was called for.

The amendment was lost.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 621, section 48, as follows:

- 1. By striking in lines 4 and 5, the words and figures, "four million three hundred sixty-eight thousand two hundred thirty-five dollars (\$4,368,235.00)", and inserting in lieu thereof the words and figures, "four million three hundred seventy thousand thirty-five dollars (\$4,370,035.00)."
 - 2. By striking all of line 9 and inserting in lieu thereof the following: "\$10,600.00 each)\$31,800.00"
- 3. By striking in line 13, the figures "\$4,182,455.00", and inserting in lieu thereof the figures "\$4,184,255.00".
- 4. By striking in line 21, the figures "\$4,368,235.00," and inserting in lieu thereof the figures "\$4,370,035.00".

Division was called for.

The amendment was lost.

Senator Frommelt offered the following amendment:

Amend Senate File 621 as follows:

- 1. By striking from line four (4) of section thirty-eight (38) the words "four hundred ninety thousand five hundred" and inserting in lieu thereof the words "five hundred eighty-six thousand".
- 2. By striking from line five (5) of section thirty-eight (38) the figures "\$1,490,500.00" and inserting in lieu thereof the figures "\$1,586,000.00".
- 3. By striking from line twelve (12) of section thirty-eight (38) the figures "\$1,390,500.00" and inserting in lieu thereof the figures "\$1,486,000.00".
- 4. By striking from line seventeen (17) of section thirty-eight (38) the figures "\$1,490,500.00" and inserting in lieu thereof the figures "\$1,586,000.00".
- 5. By striking from line four (4) of section fifty-two (52) the words "fifty-one thousand seven hundred twenty-five" and inserting in lieu thereof the words "seventy-seven thousand".
- 6. By striking from line five (5) of section fifty-two (52) the figures "\$251,725.00" and inserting in lieu thereof the figures "\$277,000.00".
- 7. By striking from line twelve (12) of section fifty-two (52) the figures "\$238,550.00" and inserting in lieu thereof the figures "\$263,825.00".

8. By striking from line eighteen (18) of section fifty-two (52) the figures "\$251,725.00" and inserting in lieu thereof the figures "\$277,000.00".

The amendment was adopted.

MOTION TO RECONSIDER

Senator Kruck submitted the following motion and moved its adoption:

MR. PRESIDENT: I hereby move to reconsider the vote by which the Rigler, et al., amendment to Senate File 621 failed to pass the Senate.

WARREN J. KRUCK.

Roll call was requested.

On the following question "Shall the motion to reconsider be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 23:

Balloun	Hagedorn	Mills	Schroeder
Beneke	Hagie	O'Malley	Shaff
Burke	Heying	Reno	Shirley
$\mathbf{DeKoster}$	Kruck	Reppert	Stanley
Denman	Lange	Rigler	\mathbf{Walker}
Ely	McNally	Riley	

Nays, 33:

Briles	${f Frommelt}$	Lisle	Nims
Buren	Griffin	Lodwick	Nurse
Burns	Hansen	Lucken	Patton
Cassidy	Heaberlin	Main	Shoeman
Coleman	Hill	McGill	Stephens
Dodds	Kibbie	Messerly	Tabor
Elvers	Klefstad	Mincks	Vance
Flatt	Kyhl	Murray	Van Gilst
131			

Floy

Absent or not voting, 3:

Benda Condon Elthon

The motion to reconsider was lost.

Senator Hill asked and received unanimous consent that the Secretary be authorized to correct the totals.

Senator Kibbie moved the previous question on the bill, which motion prevailed.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Floy Lisle Reno Balloun Lodwick Frommelt Reppert Beneke. Griffin Briles Lucken Rigler Rilev Buren Hagedorn Main Burke Hagie McGill Schroeder Burns Hansen McNallvShaff Cassidy Heaberlin Messerly Shirley Mills Shoeman Coleman Heving Hill Mincks Stanley Condon DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Vance Dodds Nurse Kruck Kyhl Van Gilst Elvers O'Mallev Elv Lange Patton Walker Flatt

Nays, none.

Absent or not voting, 2:

Benda

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Heying, Senate File 257, a bill for an act relating to the assessment of property, 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 257 as follows:

1. Strike from line 4, section 1 the word "farm".

2. Strike from line 9, section 1, the word and figure "thirty (30)" and insert in lieu thereof the word and figure "twenty (20)".

3. Further amend Senate File 257 by striking everything after the period following the word "year" in line 11.

On motion of Senator Heying, the committee amendment was adopted.

Senator Heying asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on page 1369 of the Senate Journal.

Senator Coleman took the chair at 5:30 p.m.

Senator Heying asked and received unanimous consent that action on Senate File 257 be deferred and that the bill be placed on the calendar under unfinished business.

HOUSE AMENDMENTS CONSIDERED

Senator Cassidy called up for consideration Senate File 553, a bill for an act to amend chapter two hundred fifty-seven (257), Code

1962, relating to the responsibilities of the state superintendent of public instruction, amended by the House, and moved that the Senate concur in the amendments found on pages 1599-1602 of the Senate Journal.

The Senate refused to concur in the House amendments.

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 2, a bill for an act relating to reimbursing public officers and employees for travel mileage.

Also: That the House has passed the following joint resolution in which the concurrence of the House was asked:

Senate Joint Resolution 26, a joint resolution to continue the interim committee to study the court system of Iowa.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 239, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 441, a bill for an act providing for seasonal liquor licenses.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 566, a bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 591, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, farm-to-market road fund and urban road fund for the biennium and relating to salaries of highway commission members.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 592, a bill for an act authorizing capital 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 593, a bill for an act authorizing expenditures by the state highway commission from the primary road fund, for use as a revolving fund.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 599, a bill for an act to authorize the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.

Also: That the House has passed the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 23, creating a committee to study the need for revising the Code of Iowa.

Also: That the House has concurred in Senate amendments to and passed House File 253, a bill for an act relating to drainage districts.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 404, a bill for an act relating to the time when beer may be sold.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 416, a bill for an act relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 564, a bill for an act to encourage farm owners to make farm land and water available to the public by limiting liability in connection therewith.

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 to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed.

WILLIAM R. KFNDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 2

Amend Senate File 2 by adding the following new section:

"Sec. 2. Section three hundred thirty-seven point eleven (337.11), Code 1962, is amended by striking from lines two (2) and eighteen (18) of subsection ten (10) the word 'nine' and inserting in lieu thereof in each instance the word 'ten'.

HOUSE AMENDMENT TO SENATE FILE 239

Amend the title to Senate File 239 by striking all after the word "Retardation" in line two (2) and inserting in lieu thereof a period.

HOUSE AMENDMENTS TO SENATE FILE 441

Amend Senate File 441 by adding thereto the following new sections: "Sec. 2. Chapter one hundred twenty-three (123), Code 1962, as amended, is hereby amended by adding thereto the following new section:

'The commission with approval of the local issuing authorities under such regulations as it shall promulgate may issue special occasion permits for the sale and consumption of alcoholic liquor at a specified location by any local, district or state unit of a veterans organization chartered by the Congress of the United States, to the auditorium commission or auditorium trustees for auditoriums as contemplated in chapters thirty-seven (37) and three hundred seventy-four A (374A) of the Code, hotels, or restaurants with private facilities, upon the following terms and conditions:

1. That such applicant remit with its application the sum of seventy-five dollars (\$75.00) as a permit fee in lieu of license and tax on such sales as

may be made.

2. That such permit be valid for a period of not more than fifteen (15) hours during any one (1) day.

3. That the premises designated by such permit be approved by the

commission under such regulations as the commission may adopt."
"Sec. 3. Section sixteen (16) of chapter one hundred fourteen (114),
Acts of the Sixtieth General Assembly, is hereby further amended by in-

serting after line forty-three (43) the following paragraph:

'Notwithstanding the provisions of paragraph b of this subsection, the holder of a liquor control license may lease the licensed premises on Sunday to a private party or parties provided he has first secured permission from the commission and the local law enforcement authority. Application for such permission shall be submitted to the commission and local law enforcement authority fifteen (15) days prior to the date requested. Liquor shall not be sold by either the lessor or lessee, but the lessee may serve gratuitously to his guests during the period covered by the rental agreement. The lessee shall not purchase liquor from the lessor, but shall transfer his own liquor to the premises to serve his guests gratuitously. Any person violating the provisions of this paragraph shall be termed a bootlegger under the provisions of section one hundred twenty-three point fifty-nine (123.59) of the Code and shall be punished as provided therein.'

"Sec. 4. Section thirty (30) of chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, is amended by inserting in line thirteen (13) after the word 'place' the words 'or premises leased by a liquor control license holder to a private party under the provisions of

section one hundred twenty-three forty-six (123.46) of the Code'."

Further amend Senate File 441 by inserting in the title after the word "licenses" the words "and the serving of liquor on licensed premises".

HOUSE MESSAGES CONSIDERED

House Joint Resolution 23, a joint resolution creating a committee to study the need for revising the Code of Iowa, requiring said committee to present a report containing recommendations together with appropriate bills to the next general assembly, and providing an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House File 404, a bill for an act relating to the time when beer may be sold.

Read first and second times and passed on file.

House File 416, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to

the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments.

Read first and second times and passed on file.

House File 564, a bill for an act to encourage farm owners to make farm land and water available to the public by limiting liability in connection therewith.

Read first and second times and passed on file.

House File 597, a bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed.

Read first and second times and passed on file.

ANNOUNCEMENTS

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Dodds, chairman; Reno, Van Gilst, Benda, and Kyhl, to investigate the character and qualifications of Wayne W. Eccles of Burlington, Des Moines County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Coleman, chairman; Murray, Kibbie, Beneke, and Hagie, to investigate the character and qualifications of Clinton Ruby of Fort Dodge, Webster County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1967.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Burns, chairman; Dodds, Cassidy, Vance, and Riley, to investigate the character and qualifications of Melvin J. Smith of Iowa City, Johnson County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Frommelt, chairman; Tabor, Cassidy, Riley, and Stanley, to investigate the character and qualifications of the Reverend Philip A. Hamilton of Dubuque, Dubuque County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Messerly, chairman; Patton, Heying, Condon, and Balloun, to investigate the character and qualifications of J. Peter Olesen of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1967.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Nims, chairman; Kruck, Shirley, Mills, and Walker, to investigate the character and qualifications of Donald E. Boles of Ames, Story County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Buren, chairman; Floy, Murray, Kyhl, and Rigler, to investigate the character and qualifications of Mrs. June Parker Goldman of Forest City, Winnebago County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Burns, chairman; Patton, Heaberlin, Vance, and Flatt, to investigate the character and qualifications of Mrs. Merle E. Full of Iowa City, Johnson County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, an-

nounced the appointment of Senators Main, chairman; McGill, Reno, Benda, and Stephens, to investigate the character and qualifications of John D. Baldridge of Chariton, Lucas County, Iowa, for appointment as a member at large of the State Board of Public Instruction, under the provisions of Sections 257.1, 275.2, and 257.3, Code of Iowa 1962, for the six-year-term beginning January 3, 1966.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Denman, chairman; Reppert, Hill, Shoeman, and Lisle, to investigate the character and qualifications of Mrs. Elizabeth S. Kruidenier of Des Moines, Polk County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Burke, chairman; McNally, Nurse, Lucken, and Griffin, to investigate the character and qualifications of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Hill, chairman; Shirley, Nims, Stephens, and Lodwick, to investigate the character and qualifications of H. C. Von Seggern of Newton, Jasper County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1969.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Briles, chairman; Klefstad, Main, McGill, and Lisle, to investigate the character and qualifications of Allan A. Swanson of Stanton, Montgomery County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Condon, chairman; Patton,

Heying, Messerly, and Balloun, to investigate the character and qualifications of Carl G. Dahl of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971.

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Heaberlin, Van Gilst, O'Malley, Benda, and Flatt, to investigate the character and qualifications of William R. Simpson of Indianola, Warren County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending June 30, 1969.

SENATE CONCURRENT RESOLUTION 41 By Murray, Floy and Beneke

Whereas, the present drainage laws of the state are recognized by those who are working therewith as antiquated and in need of modernization, and Whereas, the General Assembly has had numerous requests from attorneys and boards of supervisors who are directly involved in working with the laws for the revision of the present drainage laws, and

Whereas, there are a large number of drainage districts in the state which are involved in court litigation due to the lack of clarity of the present laws, and

Whereas, bills have been introduced into the General Assembly to amend sections of the drainage laws but which will not accomplish the revision necessary, and

Whereas, additional study is mandatory to determine the type and extent of revision which is needed involving the drainage laws of the state; now therefore.

Be It Resolved by the Senate, the House Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of the drainage laws of the State of Iowa to determine the need for and extent of revising such laws.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study. The Research Committee is further directed to appoint two (2) attorneys familiar with the drainage laws of the state recommended by The Iowa State Bar Association; two (2) engineers familiar with the drainage laws of the State of Iowa recommended by the Iowa Engineering Society; two (2) members of the county boards of supervisors recommended by the Iowa County Officers Association; two (2) farm landowners or tenants; and one (1) member representing cities and towns recommended by the League of Iowa Municipalities who shall serve in an advisory capacity to the com-

mittee established under sections two point fifty-five (2.55) and two point

fifty-six (2.56) of the Code.

Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to January 1, 1967.

SENATE CONCURRENT RESOLUTION 42 By Ely, Stephens, Hansen and Lucken

Whereas, county jails are public institutions which with the operation thereof are of vital importance to the welfare and safety of the public and to the individuals confined therein, and

Whereas, many county jails are utilized to confine hardened criminal offenders, some of whom represent a serious threat to society, even though the jails lack even minimum security provisions which further threatens the

public safety and welfare, and

Whereas, county jails are in many instances also used to confine nondangerous, youthful offenders and delinquent children who cannot be effectively segregated from the more hardened criminal offenders even though the confining of such youth is contrary to statute and good detaining practices, and

Whereas, most county jails do not provide twenty-four hour supervision of prisoners which further presents a serious threat to the physical and

moral safety of youthful offenders and delinquent children, and

Whereas, most county jails do not and cannot provide constructive recreation, counseling, guidance, and other necessary services for prisoners, resulting in prisoners in county jails customarily being forced to remain in debilitating and dehumanizing idleness and

Whereas, not only are constructive rehabilitation programs virtually nonexistent for adult offenders, but such programs are not provided for minors offenders or when provided, not designed to prevent minor offenders

from becoming serious offenders, and

Whereas, there have been numerous examples during the past few years of escapes from county jails in Iowa and of prisoners being exploited and

abused by other prisoners in county jails; now therefore,

Be It Resolved by the House, the Senate Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of county jails in Iowa to determine if the public safety is being adequately protected in local communities and areas of the state, if the physical and moral well-being of prisoners, with particular reference to delinquent children, is being adequately provided for in the jails, if the present system of jails at the county level is adequate to serve and rehabilitate all persons confined therein, and such other related areas as the committee hereafter established deems necessary.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the Legislative Research Bureau and the committee assisting be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-

second General Assembly prior to January 1, 1967.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 380, 394, 475, 518, 529, 554, 562, 565, 577, 587 and 588; also, House Files 46, 538, 567 and 632.

ALFRED P. BREITBACH, SR., Chairman Senate Committee. GILBERT E. KLEFSTAD, 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 380, 394, 475, 518, 529, 554, 562, 565, 577, 587 and 588; also, House Files 46, 538, 567 and 632.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 days of May, 1965, sent to the Governor for his approval: Senate Files 380, 394, 475, 518, 529, 554, 562, 565, 577, 587 and 588.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

REPORT OF STEERING COMMITTEE

MR. PRESIDENT: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:

H. F. 229	S. F. 620	S. F. 461	H. F. 153
H. F. 661	S. F. 478	H. F. 189	H. F. 304
G T 404	TT 77 000	* .	

S. F. 184 H. F. 303

WILLIAM F. DENMAN, Chairman.

BILLS ASSIGNED TO COMMITTEE

President Fulton announced the assignment of the following bills to committee:

H. F. 404 Ways and means

H. F. 416 Judiciary

H. F. 482 Governmental affairs

H. F. 597 Judiciary

H. F. 658 Appropriations

H. F. 663 Ways and means

H. F. 682 Appropriations

H. F. 685 Judiciary

CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators Main, Chairman; Nurse, Shoeman and Riley on the part of the Senate on the conference committee on House File 566.

MOTIONS TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 655 passed the Senate.

ROBERT R. RIGLER.

Mr. President: I move to reconsider the vote by which House File 113 failed to pass the Senate.

ALAN SHIRLEY.

RESIGNATION OF EMPLOYEES

Senator Kruck announced the resignation (due to illness) of his Secretary, Nelda Ericksen, Polk County, effective May 23, 1965.

Senator Kruck announced the appointment of Jeanette Westfall, Boone County, as his Secretary effective May 24, 1965.

Senator Messerly announced the resignation of Phyllis Hall, Polk County, as his Secretary effective May 25, 1965.

Senator Messerly announced the appointment of Katherine E. Mills, Madison County, as his Secretary effective May 26, 1965.

REPORTS OF COMMITTEE

Senator Hagedorn submitted the following report:

MR. PRESIDENT: Your committee on transportation to which was referred House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways, 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 Kyhl; and when so amended the bill do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 371, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological and paleontological remains disturbed or to be disturbed

by highway construction, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on transportation to which was referred House File 634, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers, begs leave to report it has had the same under consideration and recommends the same do pass.

MERLE W. HAGEDORN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend the House amendment to Senate File 441 as follows: 1
- 2 By striking all of line 17, following the word "license",
- and inserting in lieu thereof a period ".".

HOWARD C. REPPERT, JR.

- 1 Amend Senate File 618 by striking from line one (1) of section
- one (1) the word "Chapter" and inserting in lieu thereof the
- word "section".

JACK SCHROEDER.

- 1 Amend Senate File 478 by striking all after the enacting
- clause and inserting in lieu thereof the following:
- 3 Title nine (IX), Code 1962, is hereby amended by adding
- 4 thereto the following new chapter consisting of sections one
 - (1) and two (2) of this Act.
- Section 1. The corporation known as the Iowa soybean associa-
- tion incorporated under the laws of this state shall be entitled 8 to the benefits of this chapter by filing each year with the
- 9 department of agriculture verified proofs of its organization,
- 10 names of its officers, and five hundred persons who are bona
- fide members thereof together with such other information as 11
- 12 the department may require.
- 13 Sec. 2. The Iowa soybean association shall:
- 14 1. Aid in the promotion of the soybean industry of Iowa
- 15 through education, research, marketing, transportation study.
- 16 and public relations programs, and to foster research designed
- to develop new additional and improved uses for soybean prod-17
- ucts and determine better methods of converting them to various 18 19 industrial and human uses.
- 20 2. Make an annual report of the proceedings to the secretary 21 of agriculture.
- 22 Sec. 3. Section one hundred fifty-nine point twenty-five 23
 - (159.25), Code 1962, is amended by inserting after the word
- "association" in line fifteen (15) the words ", Iowa soybean 24 25 association".
- 26 Further amend said section by inserting in line thirty-two
- 27 (32) after the word "association" the words ", Iowa soybean 28 association".
- However, in the year 1965 three names shall be submitted by

30 the Iowa soybean association for a member to be appointed to

31 the agriculture marketing board for a term of three years ending

32 July 1, 1968.

33 Further amend Senate File 478 by striking from the title all

34 after the word "association" in line one (1) and adding in lieu 35 thereof the words "and including such association in the agri-

36 culture marketing board."

SEELEY G. LODWICK. C. JOSEPH COLEMAN.

Amend House File 162 as follows:

- Section one (1), line 14, by inserting after the period,
- 3 an additional sentence, "at no time will such youths be
- 4 quartered with or allowed to work or associate with adult
- 5 offenders."

VINCENT S. BURKE.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Tuesday, May 25, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, MAY 25, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Senator Max Milo Mills of Marshall County, Marshalltown, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Senator Reppert for the morning on request of Senator Denman.

PETITION

The following petition was presented and placed on file:

By Senator Klefstad, from one hundred sixteen residents of Cass County favoring legalized bingo in Iowa.

PRESENTATION OF VISITORS

Senator Van Gilst rose on a point of personal privilege and presented to the Senate the Honorable Carroll F. McCurdy, a former member of the Senate from Mahaska County, who was present in the Senate chamber.

Senator Flatt asked and received unanimous consent to present to the Senate forty-two students, members of the seventh grade class of the Orient-Macksburg Community School, who were present in the balcony accompanied by their instructors, Dorothy Ramsbottom, Lelia Whitmarsh, Mertilla Baker, Gail Pettigrew and Dale Dillenburg.

Senator Kyhl asked and received unanimous consent to present to the Senate ten students, members of the eighth grade class of the St. Paul's Lutheran School, Waverly, who were present in the balcony accompanied by their instructor, Lois Philippi.

Senator Nims asked and received unanimous consent to present to the Senate thirty students, members of the fifth grade class of the Whittier Elementary School, Ames, who were present in the balcony accompanied by their instructors, Gwendolyn Albright and Dale Brentnall.

INTRODUCTION OF BILLS

Senate File 626, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for the biennium

beginning July 1, 1965, and ending June 30, 1967, funds for the state conservation commission.

Read first and second times and placed on the calendar.

Senate File 627, 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, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars (\$250,000.00), and to provide for the disposition of the current residence of the governor.

Read first and second times and placed on the calendar.

Senate File 628, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of control.

Read first and second times and placed on the calendar.

The following communication was presented:

STATE OF IOWA Office of the Governor Des Moines

May 25, 1965.

Members of the Senate. Sixty-first General Assembly. Senate Chamber. Local.

Attention: Lieutenant Governor Robert D. Fulton

Gentlemen:

It is my pleasure to submit the name of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263. Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967.

Very truly yours, HAROLD E. HUGHES, Governor.

HOUSE AMENDMENTS CONSIDERED

Senator Hill called up for consideration Senate File 590, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 590

Amend Senate File 590 by striking line three (3) of section three (3) and inserting in lieu thereof the following: "public buildings and grounds, with the approval of the state architect and the executive".

The Senate concurred in the House amendment.

Senator Hill 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, 48:

Tryco, To.			
Benda	Flatt	Lisle	Reno
Beneke	${f Frommelt}$	Lodwick	Rigler
Briles	Griffin	Lucken	Riley
Burke	Hagedorn	Main	Schroeder
Burns	Hagie	McGill	Shaff
Cassidy	Hansen	Messerly	Shoeman
Coleman	Heaberlin	Mills	Stanley
DeKoster	Heying	Murray	Stephens
Denman	Hill	Nims	Tabor
Dodds	Kruck	Nurse	Vance
Elvers	Kyhl	O'Malley	Van Gilst
\mathbf{Ely}	Lange	Patton	Walker

Nays, none.

Absent or not voting, 11:

Balloun	Elthon	Klefstad	Reppert
Buren	Floy	McNally	Shirley
Condon	Kibbie	Mincks	•

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Benda called up for consideration Senate File 2, a bill for an act relating to reimbursing public officers and employees for travel mileage, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 2

Amend Senate File 2 by adding the following new section: "Sec. 2. Section three hundred thirty-seven point eleven (33)

"Sec. 2. Section three hundred thirty-seven point eleven (337.11), Code 1962, is amended by striking from lines two (2) and eighteen (18) of subsection ten (10) the word 'nine' and inserting in lieu thereof in each instance the word 'ten'.

The Senate concurred in the House amendment.

Senator Benda 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:

Benda Ely Kyhl Reno Beneke Flatt Rigler Lange Briles Frommelt Lisle Riley Burke Griffin Lodwick Schroeder Burns Hagedorn Main Shaff Cassidy Mills Hagie Shoeman Coleman Hansen Murray Stanley DeKoster Heaberlin Nims Tabor Denman Heving Nurse Vance Dodds Hill O'Mallev Walker Elvers Kruck

Nays. 3:

Lucken Messerly Stephens

Absent or not voting, 14:

BallounFloyMcNallyReppertBurenKibbieMincksShirleyCondonKlefstadPattonVan GilstElthonMcGill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley called up for consideration Senate File 239, a bill for an act to provide for the continuation of Iowa's plan to combat mental retardation and making an appropriation therefor, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 239

Amend the title to Senate File 239 by striking all after the word "Retardation" in line two (2) and inserting in lieu thereof a period.

The Senate concurred in the House amendment.

Senator O'Malley 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, 50:

12,500,000			
Benda	\mathbf{Dodds}	Heying	Messerly
Beneke	Elvers	Hill	Mills
Briles	\mathbf{Ely}	Kibbie	Mincks
Buren	Flatt	Kruck	Murray
Burke	Frommelt	Kyhl	Nims
Burns	Griffin	Lange	Nurse
Cassidy	Hagedorn	Lisle	O'Malley
Coleman	Hagie	Lodwick	Patton
DeKoster	Hansen	Lucken	Reno
Denman	Heaberlin	Main	Rigler

Rilev Schroeder Shaff

Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 9

Balloun Condon Elthon

Klefstad

McGill McNally Reppert Shirley

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator O'Malley called up for consideration Senate File 441, a bill for an act providing for seasonal liquor licenses, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 441

Amend Senate File 441 by adding thereto the following new sections: "Sec. 2. Chapter one hundred twenty-three (123), Code 1962, as amended, is hereby amended by adding thereto the following new section:

'The commission with approval of the local issuing authorities under such regulations as it shall promulgate may issue special occasion permits for the sale and consumption of alcoholic liquor at a specified location by and local district or state unit of a veterans organization chartered by the Congress of the United States, to the auditorium commission or auditorium trustees for auditoriums as contemplated in chapters thirty-seven (37) and three hundred seventy-four A (374A) of the Code, hotels, or restaurants with private facilities, upon the following terms and conditions:

1. That such applicant remit with its application the sum of seventy-five dollars (\$75.00) as a permit fee in lieu of license and tax on such sales as

may be made.

2. That such permit be valid for a period of not more than fifteen (15) hours during any one (1) day.

3. That the premises designated by such permit be approved by the commission under such regulations as the commission may adopt."

"Sec. 3. Section sixteen (16) of chapter one hundred fourteen (114). Acts of the Sixtieth General Assembly, is hereby further amended by in-

serting after line forty-three (43) the following paragraph:

Notwithstanding the provisions of paragraph b of this subsection, the holder of a liquor control license may lease the licensed premises on Sunday to a private party or parties provided he has first secured permission from the commission and the local law enforcement authority. Application for such permission shall be submitted to the commission and local law enforcement authority fifteen (15) days prior to the date requested. Liquor shall not be sold by either the lessor or lessee, but the lessee may serve gratuitously to his guests during the period covered by the rental agreement. The lessee shall not purchase liquor from the lessor, but shall transfer his own liquor to the premises to serve his guests gratuitously. Any person violating the provisions of this paragraph shall be termed a bootlegger under the provisions of section one hundred twenty-three point fifty-nine (123.59) of the Code and shall be punished as provided therein.'

"Sec. 4. Section thirty (30) of chapter one hundred fourteen (114),

Acts of the Sixtieth General Assembly, is amended by inserting in line thirteen (13) after the word 'place' the words 'or premises leased by a liquor control license holder to a private party under the provisions of section one hundred twenty-three point forty-six (123.46) of the Code'."

Further amend Senate File 441 by inserting in the title after the word "licenses" the words "and the serving of liquor on licensed premises".

The Senate refused to concur in the House amendments.

On motion of Senator Coleman, Senate File 613, a bill for an act to make appropriations to members of the dairy trade practices study committee, was taken up and considered.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 613 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 passage and publication as provided by law, in the Lake City Graphic, a newspaper published at Lake City, Iowa, and in the Marshalltown Times-Republican, a newspaper at Marshalltown, Iowa.

The amendment was adopted.

Senator Coleman moved that the bill be read a third 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:

5 00, -0 1			
Benda	Flatt	Lisle	Reno
Beneke	Frommelt	Lodwick	Rigler
Briles	Griffin	Lucken	Riley
Burke	Hagedorn	Main	Schroeder
Burns	Hagie	McGill	Shaff
Cassidy	Hansen	Messerly	Shoeman
Coleman	Heaberlin	Mills	Stanley
Condon	Heying	Murray	Stephens
DeKoster	Kibbie	Nims	Tabor
Denman	Klefstad	Nurse	Vance
Dodds	Kruck	O'Malley	Van Gilst
Elvers	Kyhl	Patton	Walker
Ely	•		

Nays, none.

Absent or not voting, 8:

Balloun Elthon McNally Reppert Buren Floy Mincks Shirley

Voting present, 2:

Hill Lange

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator O'Malley asked and received unanimous consent that Senate File 609 be withdrawn from further consideration of the Senate.

On motion of Senator O'Malley, Senate File 608, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation, was taken up and considered.

Senator O'Malley offered the following amendment and moved its adoption:

Amend Senate File 608 by striking section 4 and inserting in lieu thereof the following:

"Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in The Highland Park News, a newspaper published in Des Moines, Iowa, and The New Hampton Tribune, a newspaper published in New Hampton, Iowa.

The amendment was adopted.

Senator Benda asked and received unanimous consent to withdraw the amendment filed by Senators Benda and Lodwick on May 21 and found on pages 1606 and 1607 of the Senate Journal.

Senator O'Malley moved that the bill be read a 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. 50:

aryca, oo.			
Benda	Flatt	Lisle	Patton
Beneke	Frommelt	Lodwick	Reno
Briles	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hagie	McGill	Shirley
Cassidy	Heaberlin	Messerly	Shoeman
Coleman	Heying	Mills	Stanley
Condon	Hill	Mincks	Stephens
DeKoster	Kibbie	Murray	Tabor
Denman	Klefstad	Nims	Vance
\mathbf{Dodds}	Kruck	Nurse	Van Gilst
Elvers	Kyhl	O'Malley	\mathbf{Walker}
Ely	Lange	•	

Navs. none.

Absent or not voting, 6:

Balloun Elthon McNally Reppert Buren Floy

Voting present, 3:

Hansen Schroeder Shaff

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

Senator Lisle called up the following resolution and moved its adoption:

SENATE RESOLUTION 3

By Lisle

Whereas, the cost of caring for mentally ill persons in mental health institutes has increased significantly in recent years, and

Whereas, it is reasonable to believe that much of this increase is due

to the more intensive psychiatric treatment, and

Whereas, it is also reasonable to believe that not all patients in the mental health institute receive the same intensive psychiatric care but instead are treated in at least three categories of care, namely, intensive treatment, continued treatment and custodial care, and

Whereas, it appears that by averaging the costs of care the custodial patient is subsidizing the intensive care patient, who because of the high cost of intensive care would be pauperized if he had to pay the full costs, and

Whereas, it appears that a method other than that of the state general fund being reimbursed by the county and the county being reimbursed by the patient or his relatives, is the method presently used for mentally ill but not for physically ill presently cared for by state and county agencies, and

Whereas, the long term mentally ill patient receiving continued care or custodial care is required to shoulder a burden which would be more appropriately carried by all Iowans, and

Whereas, this problem appears an appropriate subject for legislative

study,

Now, Therefore, Be It Resolved by the Senate, that the Board of Control of State Institutions shall report to the Budget and Financial Control Committee within one year from adjournment of the Sixty-first General Assembly. Such report shall provide costs of care for patients under intensive treatment, patients under continued treatment and patients under custodial care rather than an average cost of care for all patients. Such report shall also contain Board of Control definitions of these terms and the methodology for determining such costs in each category.

The resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Kyhl, Senate File 610, a bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee, was taken up and considered.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 610 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 passage and publication as provided by law, in The Wall Lake Blade, a newspaper published at Wall Lake, Iowa, and in The Parkersburg Eclipse, a newspaper published at Parkersburg, Iowa.

The amendment was adopted.

Senator Kyhl moved that the bill be read a 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 Shaff took the chair at 10:40 a.m.

Ayes, 50:

Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elthon

Flatt
Floy
Frommelt
Griffin
Hagie
Heaberlin
Heying
Hill
Klefstad

Kruck

Lange

Lodwick

Elvers

Kyhl

Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton
Reno

Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Rigler

Nays, none.

Absent or not voting, 4:

Balloun Buren

Voting present, 5:

Hagedorn Hansen

Elv

McNally Kibbie Reppert

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 Shoeman, Senate File 612, a bill for an act to make appropriations to legislative members of the Iowa development commission, was taken up and considered.

Senator Shoeman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Benda
Beneke
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie

Flatt

Kibbie Klefstad Kruck Kyhl Lange Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims

Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Reno

Rigler

Nays, none.

Absent or not voting, 6:

Balloun Buren Elthon Floy McNally

Nurse

Patton

O'Malley

Reppert

Voting present, 1:

Frommelt

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 McGill, Senate File 614, a bill for an act to make appropriations to legislators serving on legislative advisory committees, was taken up and considered.

Senator McGill moved that the bill be read a third 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:

Benda Beneke Briles Burke Burns Cassidy Coleman	Flatt Floy Frommelt Griffin Hagedorn Hagie Heaberlin	Lange Lisle Lodwick Main McGill Messerly Mills	Reno Rigler Riley Schroeder Shaff Shirley Shoeman
Briles	Frommelt	Lodwick	Riley
Burns	Hagedorn	McGill	Shaff
Condon DeKoster	Heying Kibbie	Murray Nims	Stanley Tabor
Denman Dodds	Klefstad Kruck	Nurse O'Malley	Vance Van Gilst
Elvers	Kyhl	Patton	Walker

Nays, none.

Absent or not voting, 5:

Balloun Elthon McNally Reppert

Buren

Voting present, 6:

Ely Hill Mincks Stephens Hansen Lucken

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 Tabor, Senate File 611, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee, was taken up and considered.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 611 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 passage and publication as provided by law, in The Maquoketa Community Press, a newspaper published at Maquoketa, Iowa, and in The Bancroft Register, a newspaper at Bancroft, Iowa.

The amendment was adopted.

Senator Lange asked and received unanimous consent to withdraw the amendment filed by him on May 20 and found on page 1587 of the Senate Journal.

Senator Tabor moved that the bill be read a 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. 53:

Balloun Flatt Lange Reno Rigler Benda Flov Lisle Frommelt Lodwick Rilev Beneke Briles Griffin Lucken Schroeder Burke Hagedorn Main Shaff McGill Burns Hagie Shirley Messerly Cassidy Hansen Shoeman Coleman Heaberlin Mills Stanley Condon Heying Murray Stephens Nims DeKoster Hill Tabor Denman Klefstad Nurse Vance Dodds O'Mallev Van Gilst Kruck Elvers Kvhl Walker Patton Elv

Nays, none.

Absent or not voting, 4:

Elthon McNally Buren Reppert

Voting present, 2:

Kibbie Mincks

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 Coleman, Senate File 622, a bill for an act to establish an executive council revolving fund for purchasing, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun Flatt Lisle Reno Benda Frommelt Lodwick Rigler Beneke Griffin Lucken Riley Briles Hagedorn Main Schroeder Burke Hagie McGill Shaff Burns Hansen Messerly Shirley Cassidy Heaberlin Mills Shoeman Coleman Heying Mincks Stanley Condon Hill Murray Stephens DeKoster Kibbie Nims Tabor Denman Klefstad Nurse Vance Dodds O'Malley Van Gilst Kruck Elvers Kyhl Walker Patton Ely Lange

Nays, none.

Absent or not voting, 5:

Buren Elthon Floy

McNally

Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 623, a bill for an act to appropriate from the general fund of the State of Iowa to the state printing board for printing and binding, was taken up and considered.

Senator Hill moved that the bill be read a third 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:

Balloun
Benda
Briles
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kruck
Kyhl
Lange

Lisle
Lodwick
Lucken
Main
Messerly
Mills
Murray
Nims
Nurse
O'Malley
Patton
Reno

Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, 1:

Klefstad

Absent or not voting, 9:

Beneke Buren Elthon Floy Kibbie

McGill McNally Mincks Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Heying, Senate File 257, a bill for an act relating to the assessment of property, was taken up for further consideration.

Senator Heying offered the following amendment:

Amend Senate File 257 as follows:

- 1. Strike from line 4 of section 1 the word "actual" and insert "assessed".
- 2. Strike from line 10 of section 1 the word "actual" and insert "assessed".
- 3. Insert in line 8 of section 1 after the word "purposes" the words "until the next regular revaluation period".

Senator Schroeder moved that Senate File 257 be rereferred to the committee on ways and means for further study. Roll call was requested.

On the question "Shall Senate File 257 be rereferred to the committee?" the vote was:

Ayes, 15:

Cassidy	Griffin	Lucken	O'Malley
Coleman	Hansen	Main	Schroeder
Denman	Hill	Messerly	Shaff
Frommelt	Klefstad	Murray	

Nays, 29:

Balloun	Flov	Lodwick	Shoeman
Benda	Hagedorn	Mills	Stanley
Beneke	Hagie	Nims	Stephens
Briles	Heaberlin	Nurse	Tabor
Burns	Heving	Patton	Vance
DeKoster	Kyhl	Rigler	Van Gilst
Elvers	Lange	m·i -	Walker
Elv	g -		

Absent or not voting, 15:

Buren	Elthon	Lisle	\mathbf{Reno}
Burke	Flatt	McGill	Reppert
Condon	Kibbie	McNally	Shirley
Dodds	Kruck	Mincks	

The motion was lost.

On motion of Senator Heying, the amendment was adopted.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 257 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred forty-one point twenty-one (441.21), Code 1962, is hereby amended by adding the following new paragraph:

"Any normal and necessary repairs to any building, not amounting to structural replacements or modification, shall not increase the taxable value of such building. The provisions of this paragraph shall apply only to repairs of five hundred (500) dollars or less per building per year."

The amendment was adopted.

Senator Rigler moved that the Senate reconsider the vote by which the amendment filed by Senator Main was adopted.

The motion to reconsider was lost.

Senator Main offered the following amendment and moved its adoption:

Amend the title of Senate File 257 by striking the words "assessment of property" and inserting in lieu thereof the words "taxable value of buildings".

The amendment was adopted.

Senator Heying moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Coleman DeKoster Denman Dodds	Flatt Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Klefstad Kruck	Lange Lisle Lodwick Lucken Main Messerly Mills Mincks Murray Nims Nurse O'Malley	Reno Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker
Elvers	Kruck	O'Malley	
Ely	Kyhl	Patton	

Nays, 1:

Shaff

Absent or not voting, 7:

Buren Elthon McGill Reppert Condon Kibbie McNally

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

UNFINISHED BUSINESS

On motion of Senator Hagedorn, Senate File 400, a bill for an act to establish a secondary road research fund, was taken up for further consideration.

Senator Hagedorn offered the following amendment, filed by Senators Messerly and Hagedorn, and moved its adoption:

Amend Senate File 400 by striking lines 3 to 7, inclusive, of section 3 and inserting in lieu thereof the following:

1. Secondary road research fund. The state highway commission is hereby authorized to set aside each year from the amount allocated annually by subsection five (5) of section three hundred twelve point two (312.2) of the Code to the primary road fund for expenses incurred by the secondary and urban road departments of the commission not to exceed the sum of one hundred ninety thousand dollars in a fund to be known as the secondary road research fund.

The amendment was adopted.

Senator Hagedorn moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

President Fulton took the chair at 11:05 a.m.

Ayes, 54:

Balloun Flatt Lange RenoFloy Frommelt Benda Lisle Rigler Beneke Lodwick Rilev Briles Griffin Lucken Schroeder Burke Hagedorn Main Shaff Burns Hagie Messerly Shirley Cassidy Hansen Mills Shoeman Coleman Heaberlin Mincks Stanley Condon Murray Heying Stephens DeKoster Hill Nims Tabor Denman Kibbie Nurse Vance Dodds O'Malley Klefstad Van Gilst Elvers Kruck Patton Walker Elv Kvhl

Nays, none.

Absent or not voting, 5:

Buren McGill McNally Reppert

Elthon

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 107, a bill for an act relating to the league of Iowa municipalities.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 276, a bill for an act to authorize school districts to purchase annuity contracts for employees.

Also: That the House has passed the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 24, a resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor.

Also: That the House has passed the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 25, a resolution to create a special study committee to make a fiscal, administrative and engineering survey of Iowa's highways, roads and streets and to make an appropriation.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 694, a bill for an act to appropriate from the general fund of the state to the national guard and state guard for the purpose of various capital improvements, and repairs, replacements, alterations, equipment and rehabilitation.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 695, a bill for an act relating to the annual credit to the highway grade crossing safety fund.

Also: That the Speaker has appointed as members of the conference committee on the part of the House on House File 566, relating to the control and prevention of rabies, Murphy of Carroll, Den Herder of Sioux, Rider of Marshall and Gregerson of Pottawattamie.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House Joint Resolution 24, a joint resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House Joint Resolution 25, a joint resolution to create a special study committee to make a fiscal, administrative and engineering survey of Iowa's highways, roads and streets and to make an appropriation.

Read first and second times and referred to committee on appropriations.

House File 694, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, and repairs, replacements, alterations, equipment and rehabilitation.

Read first and second times and referred to committee on appropriations.

House File 695, a bill for an act relating to the annual credit to the highway grade crossing safety fund.

Read first and second times and referred to committee on appropriations.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return, 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 271 by striking everything after the word "indicate." in line 8 and inserting in lieu thereof the following: "If such information is not supplied on the tax return it shall not be deemed as an incompleted return".

On motion of Senator Frommelt, the committee amendment was adopted.

Senator Frommelt moved that the bill be read a 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 1700 K1 .

rryco, or.			
Balloun	Flatt	Lisle	Patton
Benda	Floy	Lodwick	\mathbf{Reno}
Beneke	Frommelt	Lucken	Reppert
Briles	Griffin	Main	Riley
Burns	Hagedorn	McGill	Shaff
Cassidy	Hagie	McNally	Shirley
Coleman	Hansen	Messerly	Shoeman
Condon	Heaberlin	Mills	Stephens
Denman	Heying	Mincks	Tabor
Dodds	Hill	Murray	Vance
Elthon	Kibbie	Nims	Van Gilst
Elvers	Klefstad	Nurse	Walker
Ely	Kruck	O'Malley	

Nays, 6:

DeKoster Lange Schroeder Stanley Kyhl

Rigler

Absent or not voting, 2: Buren Burke

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hagedorn, Senate File 616, a bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty (160), Acts of the Sixty-first General Assembly, was taken up and considered.

Senator Hagedorn moved that the bill be read a third 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:

Benda Burns Coleman Dodds Burke Cassidy Denman Elvers Elthon

Ely Frommelt Hagedorn Heaberlin Heying Hill Kibbie	Klefstad Kruck Lisle Lodwick Lucken Messerly	Murray Nims Nurse O'Malley Reno Reppert	Rigler Shirley Stanley Stephens Vance Van Gilst
Nays, 15:			
Balloun	Flatt	Lange	Shaff
Beneke	Hagie	Mills	Tabor
Briles	Hansen	Riley	Walker
DeKoster	. Kyhl	Schroeder	
Absent or not v	oting, 11:		-
Buren	Floy	McGill	Patton
Condon	Griffin	McNally	Shoeman

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Mincks

UNFINISHED BUSINESS

On motion of Senator Lucken, Senate File 156, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training school for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, to provide facilities therefor and to make appropriations, was taken up for further consideration.

Senator Lucken asked and received unanimous consent that House File 162 be substituted for Senate File 156.

On motion of Senator Lucken, House File 162, a bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa training schools for boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission for work programs therein having inculcation of attitudes, skills, and habit patterns, and to provide facilities therefor, was taken up and considered.

Senator Burke asked and received unanimous consent to withdraw the amendment filed by him on May 24 and found on page 1640 of the Senate Journal.

Senator Lucken moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Balloun Flatt Lisle Rigler Benda Frommelt Lodwick Riley Briles Griffin Lucken Schroeder Burke Hagedorn McGill Shaff Burns Hagie Messerly Shirley Cassidv Hansen Mills Shoeman Coleman Heaberlin Stanley Mincks Condon Heying Murray Stephens DeKoster Hill Nims Tabor Denman Klefstad O'Malley Vance Dodds Van Gilst Kruck Patton Kyhl Elvers Walker Reno Ely Reppert Lange

Nays, none.

Absent or not voting, 8:

Beneke Elthon Kibbie McNally Buren Floy Main Nurse

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lucken asked and received unanimous consent that Senate File 156 be withdrawn from further consideration of the Senate.

Senator Frommelt asked and received unanimous consent that Senate File 625 be taken up for consideration.

On motion of Senator Denman, Senate File 625, a bill for an act relating to speed limits on freeways, was taken up and considered.

Senator Denman offered the following amendment:

Amend Senate File 625 by inserting in line 6 of section 1, immediately following the word "town", the words, ", used as city alternate routes, commonly referred to as 'freeways',".

Senator Denman asked and received unanimous consent to withdraw the amendment.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 625 by striking lines 3 through 7 inclusive and inserting in lieu thereof the following:

"by inserting in line ten (10) of subsection eight (8) immediately following the word "sunrise." the words "However, the highway commission or the cities and towns, with the approval of the highway commission, may establish a lower speed limit upon such highways located within the corporate limits of any city or town used as city alternate routes, commonly referred to as 'freeways'."

The amendment was adopted.

Senator Denman offered the following amendment and moved its adoption:

Amend Senate File 625 by adding the following new section:

"Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in force on July 1, 1965 after its publication in the West Des Moines Express, a newspaper published in West Des Moines, Iowa, and in the Highland Park News, a newspaper published in Des Moines, Iowa."

The amendment was adopted.

Senator Denman moved that the bill be read a third 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:

Balloun	Flatt	Kyhl	Patton
Benda	Floy	Lange	Reno
Beneke	Frommelt	Lisle	Reppert
Briles	Griffin	Lodwick	Rigler
Burke	Hagedorn	Lucken	Shirley
Burns	Hagie	Messerly	Stanley
Cassidy	Hansen	Mills	Stephens
Coleman	Heaberlin	Murray	Tabor
DeKoster	Heying	Nims	Vance
Denman	Hill	Nurse	Van Gilst
Dodds	Kruck	O'Malley	\mathbf{Walker}
Elvers			

Trivers			
Nays, 4:			
Condon	Klefstad	Riley	Shaff
Absent or n	not voting, 10:		
Buren Elthon	Kibbie Main	McNally Mincks	Schroeder Shoeman
Ely	McGill		

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 624, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety, division of highway patrol for construction of two (2) new district headquarters buildings, was taken up and considered.

Senator Hill offered the following amendment and moved its adoption:

Amend Senate File 624 by striking the period from line 5 of section 1 and adding the following words: ", located at the Cherokee district and the De Witt district."

The amendment was adopted.

Senator Hill moved that the bill be read a third 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:

Benda Flatt Lisle Reno **Briles** Floy Lodwick Reppert Burke Frommelt Lucken Riley Burns Hagedorn McGill Shaff Cassidy Hagie Mincks Shirley Coleman Heaberlin Murray Stanley Condon Heying Nims Stephens Denman Hill Nurse Tabor Dodds Kruck O'Malley Van Gilst Elvers Kvhl Patton Walker Elv Lange

Nays, 7:

Balloun DeKoster Messerly Rigler Beneke Klefstad Mills

Absent or not voting, 10:

Buren Hansen McNally Shoeman Elthon Kibbie Schroeder Vance Griffin Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

REPORTS OF COMMITTEES

Senator Heaberlin submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of William R. Simpson of Indianola, Warren County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending June 30, 1969, has completed its investigation and recommends William R. Simpson for this appointment.

STANLEY M. HEABERLIN, Chairman. BASS VAN GILST. GEORGE O'MALLEY. JOSEPH B. FLATT. KENNETH BENDA.

On motion of Senator Heaberlin, the report was adopted.

Senator Heaberlin moved the appointment of William R. Simpson of Indianola, Warren County, Iowa, as a member of the Employment Safety Commission, for the term beginning on the date said appointment is confirmed and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

Balloun Beneke Burke Cassidy Benda Briles Burns Coleman Condon Heaberlin Messerly Riley DeKoster Heying Mills Schroeder Denman Hill Mincks Shaff Dodds Klefstad Murray Shirley Elvers Kruck Nims Shoeman Elv Kyhl Nurse Stanley Flatt Lange O'Malley Stephens Frommelt Lisle Patton Tabor Lodwick Griffin Reno Vance Hagedorn Lucken Reppert Van Gilst Hagie McGill Walker Rigler Hansen

Nays, none.

Absent or not voting, 6:

Buren Floy Main McNally Elthon Kibbie

The motion prevailed and President Fulton declared the appointment of William R. Simpson of Indianola, Warren County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on the date of said appointment and ending June 30, 1969.

Senator Briles submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Allan A. Swanson of Stanton, Montgomery County, Iowa, for appointment as a member of the Employment Safety Commission representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1971, in accordance with Section 2.40, Code 1962, has completed its investigation and recommends Allan A. Swanson for this appointment.

JAMES E. BRILES, Chairman. GILBERT E. KLEFSTAD. FRANKLIN S. MAIN. DON S. MCGILL. VERN LISLE.

On motion of Senator Briles, the report was adopted.

Senator Briles moved the appointment of Allan A. Swanson of Stanton, Montgomery County, Iowa, as a member of the Employment Safety Commission for the term beginning on the date of said appointment and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

BallounBrilesCassidyDeKosterBendaBurkeColemanDenmanBenekeBurnsCondonDodds

Elvers Hill Mills Schroeder Ely Kibbie Mincks Shaff Flatt Klefstad Murray Shirley Floy Kruck $_{
m Nims}$ Shoeman Frommelt Kyhl Nurse Stanley Griffin Lange O'Malley Stephens Hagedorn Lisle Patton Tabor Hagie Lodwick Reno Vance Hansen Lucken Reppert Van Gilst Heaberlin McGill Rigler Walker Messerly Heying Riley

Nays, none.

Absent or not voting, 4:

Buren Elthon Main McNally

The motion prevailed and President Fulton declared the appointment of Allan A. Swanson of Stanton, Montgomery County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on the date said appointee is confirmed and ending June 30, 1971.

Senator Klefstad submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Edmund A. McGinn of Council Bluffs, Pottawattamie County, Iowa, for appointment as a member of the Appeal Board on State Institution Construction Contracts, under the provisions of Sections 22.1 and 22.2, Code of Iowa 1962, for the unexpired portion of the term ending June 30, 1965, and for the regular four-year term beginning July 1, 1965, and ending June 30, 1969, has completed its investigation and recommends Edmund A. McGinn, for this appointment.

GILBERT E. KLEFSTAD, Chairman.
JAMES M. MCNALLY.
E. F. LANGE.
JAMES E. BRILES.
V. S. BURKE.

On motion of Senator Klefstad, the report was adopted.

Senator Klefstad moved the appointment of Edmund A. McGinn of Council Bluffs, Pottawattamie County, Iowa, as a member of the Appeal Board on State Institution Construction Contracts, for the unexpired portion of the term ending June 30, 1965, and for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

BallounBrilesCassidyDeKosterBendaBurkeColemanDenmanBenekeBurnsCondonDodds

Elvers Hill Mills Schroeder Kibbie Ely Mincks Shaff Flatt Klefstad Murray Shirley Floy Kruck Nims Shoeman Frommelt Kyhl Nurse Stanley Griffin Lange O'Malley Stephens Hagedorn Lisle Patton Tabor Hagie Lodwick Reno Vance Hansen Lucken Reppert Van Gilst Heaberlin McGill Rigler Walker Messerly Heving Riley

Nays, none.

Absent or not voting, 4:

Buren Elthon Main McNally

The motion prevailed and President Fulton declared the appointment of Edmund A. McGinn of Council Bluffs, Pottawattamie County, Iowa, confirmed as a member of the Appeal Board on State Institution Construction Contracts, for the unexpired portion of the term ending June 30, 1965, and for the regular four-year term beginning July 1, 1965, and ending June 30, 1969.

Senator Dodds submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the Committee appointed to investigate the character and qualifications of Wayne W. Eccles of Burlington, Des Moines County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending June 30, 1971, have completed their investigation and recommends Wayne W. Eccles for this appointment.

ROBERT R. DODDS, Chairman.
MAX E. RENO.
BASS VAN GILST.
KENNETH BENDA.
VERNON H. KYHL.

On motion of Senator Dodds, the report was adopted.

Senator Dodds moved the appointment of Wayne W. Eccles of Burlington, Des Moines County, Iowa, as a member of the Employment Safety Commission for the term beginning on the date of said appointment and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 55:

Balloun Burke Condon Elvers Benda Burns DeKoster Ely Denman Beneke Cassidy Flatt Briles Coleman Dodds Flov

Frommelt Kruck Murray Shaff Griffin Kvhl Nims Shirley Hagedorn. Lange Nurse Shoeman Hagie Lisle O'Mallev Stanley Hansen Lodwick Patton Stephens Heaberlin Lucken Reno Tabor Heying McGill Reppert Vance Hill Messerly Rigler Van Gilst Kibbie Mills Rilev Walker Klefstad Mincks Schroeder

Nays, none.

Absent or not voting, 4:

Buren

Elthon

Main

McNally

The motion prevailed and President Fulton declared the appointment of Wayne W. Eccles of Burlington, Des Moines County, Iowa, confirmed for appointment as a member of the Employment Safety Commission for the term beginning on the date of confirmation and ending June 30, 1971.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President pro tempore O'Malley presiding.

UNFINISHED BUSINESS

On motion of Senator Ely, House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor, was taken up for further consideration.

The following committee amendment was considered:

Amend House File 279 as follows:

1. Strike from line 5 of section 2 the word "to" and insert in lieu thereof the word "by".

2. Strike from line 2 of section 8 the word "cuase" and insert in lieu thereof the word "cause".

3. Strike from lines 6 and 7 of section 33 the words "two (2) mills" and insert in lieu thereof the words "one-half ($\frac{1}{2}$) mill".

Senator Ely offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking all of lines 6 and 7 and inserting in lieu thereof the following:

"3. Strike from line 10 of section 15 the words and figure 'two (2) mills' and insert in lieu thereof the words and figure 'one-half (1/2) mill'."

The amendment to the amendment was adopted.

On motion of Senator Ely, the committee amendment as amended was adopted.

President Fulton took the chair at 4:30 p.m.

Senator Ely asked and received unanimous consent that action on House File 279 be deferred and that the bill be placed on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Flatt, House File 661, a bill for an act relating to fully reflective vehicle number plates, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt asked and received unanimous consent that action on House File 661 be deferred and that the bill be placed on the calendar under unfinished business.

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 amendment to Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction, and requests a conference. The Speaker has appointed as conferees on the part of the House Gillette of Clay-Dickinson, as Chairman, Ossian of Montgomery, Gallagher of Black Hawk and Wright of Scott.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 555, a bill for an act relating to the compensation of members of the general assembly.

Also: That the House has concurred in Senate amendments to and passed House File 458, a bill for an act relative to the investment of levee and drainage district funds.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 693, a bill for an act to appropriate from the general fund of the state funds for the central office of the board of regents.

WILLIAM R. KENDRICK, Chief Clerk.

House File 693, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of regents.

HOUSE MESSAGE CONSIDERED

Read first and second times and referred to the committee on appropriations.

MOTION TO RECONSIDER

 $\mbox{Mr.}$ President: I move to reconsider the vote by which Senate File 400 passed the Senate.

TOM RILEY.

ANNOUNCEMENT

President Fulton, in accordance with Section 2.40, Code 1962, announced the appointment of Senators Lodwick, chairman; Dodds, Reno, Vance, and Van Gilst, to investigate the character and qualifications of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967.

SECOND CONFERENCE COMMITTEE APPOINTED ON SENATE JOINT RESOLUTION 24

President Fulton announced the appointment of Senators Reppert, chairman; Heaberlin, Hagedorn and Lange on the second conference committee on the part of the Senate on Senate Joint Resolution 24.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, from the joint committee on enrolled bills, submittee 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 275, 404, 438, 499 and 552; also, House Files 203, 358, 492, 523, 585, 637 and 644.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 275, 404, 438, 499 and 552; also, House Files 203, 358, 492, 523, 585, 637 and 644.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 24, 1965, the Governor had approved the following bills:

Senate File 166, relating to the insuring of groups. Senate File 169, relating to the financing of school costs.

Senate File 299, relating to penalties for falsification of credit union operations.

Senate File 445, relating to criminal procedure.

Senate File 468, relating to moving expenses in condemnation cases.

Senate File 559, providing for the erection of a new State Office Building to be erected on the capitol grounds.

REPORTS OF COMMITTEE

Senator Coleman submitted the following report:

Mr. PRESIDENT: Your committee on appropriations to which was referred Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer and making an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 601, 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 recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock, 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:

1. Strike from section 2 of subsections 22, 23, 24, 25 and 26.

2. Strike all of sections 7, 8 and 9.

3. Amend the title by striking the words "and to provide for the humane slaughter of livestock".

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 682, a bill for an act to appropriate from the general fund of

the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this Act, begs leave to report it has had the same under consideration and recommends the same dopass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 691, a bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section two (2), Acts of the Fifty-ninth General Assembly, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 689, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 690, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 633, a bill for an act establishing a historical markers commission, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN. Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 647, a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 674, a bill for an act to appropriate from the general fund of the State of Iowa to the budget and financial control committee, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 684, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, etc., begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 694, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, and repairs, replacements, alterations, equipment and rehabilitation, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President Fulton presiding.

Senator Frommelt asked and received unanimous consent to take up the following bills:

THIRD READING OF BILLS

On motion of Senator Balloun, Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer and making an appropriation therefor, with report of committee on appropriations recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Balloun moved that the bill be read a third 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:

Balloun Benda Beneke Briles Burns Cassidy Coleman DeKoster Denman Hill Messerly Rigler Dodds Kibbie Mills Riley Schroeder Elthon Klefstad Mincks Shaff Ely Kruck Murray Flatt Kyhl Nims Shoeman Frommelt Lange Nurse Stanley Griffin O'Mallev Stephens Lisle Hansen Lodwick Patton Tabor Heaberlin Lucken Reno Vance McNally Walker Heying Reppert

Nays, none.

Absent or not voting, 11:

Buren Elvers Hagie Shirley
Burke Floy Main Van Gilst
Condon Hagedorn McGill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Lange, Senate File 601, 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 on appropriations recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lange moved that the bill be read a third 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:

Lisle Balloun Flatt Reno Lodwick Benda Frommelt Rigler Beneke Griffin Lucken Riley McNally Briles Hansen Schroeder Burns Heaberlin Messerly Shaff Cassidy Heying Mills Shirley Coleman Hill Mincks Shoeman Condon Kibbie Murrav Stanley DeKoster Klefstad Nims Stephens Denman Kruck Nurse Tabor O'Malley Dodds Kyhl Vance Elvers Lange Patton Walker Ely

Navs. none.

Absent or not voting, 10:

Buren Floy Main Reppert
Burke Hagedorn McGill Van Gilst
Elthon Hagie

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 Frommelt, Senate File 627, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars (\$250,000.00), and to provide for the disposition of the current residence of the governor, was taken up and considered.

Senator Stanley moved that action on Senate File 627 be deferred, which motion prevailed.

On motion of Senator Ely, House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor, 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 412 as follows:

- 1. By striking from lines 11 and 12 of section 2 the words "lime, sand".
- 2. By striking from lines 6, 7, 8, and 9 of section 21 the sentence "The burden of proving the contrary of any of the provisions of this section shall rest upon the appellant or other party questioning the action of the commission."
- 3. By adding in line 5 of section 25 after the word "such" the word "alleged".
- 4. By striking from lines 11 and 12 of section 25 the sentence "Each day of noncompliance shall constitute a separate offense."

On motion of Senator Ely, division 1 of the amendment was lost.

Division 2 of the amendment was withdrawn.

Division 3 was adopted.

Division 4 was adopted.

Senator O'Malley offered the following amendment, filed by Senators O'Malley and Shaff, and moved its adoption:

Amend House File 412 by striking all of section 21 and by renumbering the following sections.

The amendment was adopted.

Senator O'Malley offered the following amendment, filed by Senators O'Malley and Shaff, and moved its adoption:

Amend House File 412, section 2, paragraph 4, by striking from line 17 the words "or potentially".

The amendment was adopted.

Senator O'Malley offered the following amendment, filed by Senators O'Malley and Shaff, and moved its adoption:

Amend House File 412, section 9, paragraph 3, by striking from line 11 the word "shall" and substituting the word "may".

The amendment was adopted.

Senator Mills offered the following amendment:

Amend House File 412 as follows:

1. By inserting a new section 18 immediately after section 17, as follows and renumber the present section 18 and subsequent sections:

"Any equipment specially installed or to be installed by any person for the prevention or abatement of pollution, and any disposal system installed or to be installed by any person for the purpose of treating, stabilizing, or disposing of industrial waste or other waste, pursuant to the order of the commission, or under the requirements of this Act, shall be exempt from any taxation of any kind or character."

2. Amend the title by striking the period (.) at the end thereof and substituting a comma (,) and adding immediately thereafter the following: "and to provide for tax exemption of any equipment specially installed

for the prevention or abatement of pollution or treatment of waste."

Senator Nims raised a point of order on the amendment for the reason that it was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 412, section 25, line 15, by striking the words "one thousand (1,000)" and inserting in lieu thereof the words "one hundred (100)".

The amendment was adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend House File 412 by striking from line 28 of section 26 the words and figures "five thousand (5,000)" and inserting in lieu thereof the words and figures "one thousand (1,000)".

The amendment was adopted.

Senator Nims moved that the bill be read a third 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:

,,			
Benda	Elvers	Hill	McNally
Briles	Ely	Kibbie	Messerly
Buren	Flatt	Klefstad	Mills
Burns	Floy	Kruck	Mincks
Cassidy	Frommelt	Kyhl	Murray
Coleman	Griffin	Lange	Nims
Condon	Hagedorn	Lisle	Nurse
DeKoster	Hansen	Lodwick	O'Malley
Denman	Heaberlin	Main	Patton
Dodds	Heying	McGill	Reno

Reppert Riley Shirley Tabor Rigler Shaff Stanley Walker

Nays, 5:

Balloun Shoeman Stephens Vance

Schroeder

Absent or not voting, 6:

Beneke Elthon Lucken Van Gilst Burke Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Burns, House File 633, a bill for an act granting the board of curators of the state historical society the authority to establish a uniform official historical marker system, and to provide an appropriation therefor, was taken up and considered.

Senator Burns moved that the bill be read a third 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:

Balloun Frommelt Lodwick Reno Benda Griffin Lucken Reppert McGill Beneke Hagedorn Rigler McNally Briles Hansen Riley Heaberlin Schroeder Burns Messerly Cassidy Heying Mills Shaff Hill Coleman Mincks Shirley Denman Kibbie Murray Stanley Dodds Klefstad Nims Stephens Elvers Kruck Nurse Tabor O'Malley Elv Kvhl Vance Flatt Patton Lange Walker Floy

Nays, 2:

DeKoster Shoeman

Absent or not voting, 8:

Buren Condon Hagie Main Burke Elthon Lisle Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Denman asked and received unanimous consent that Senate File 412 be withdrawn from further consideration of the Senate.

On motion of Senator Riley, House File 647, a bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof and to provide an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Riley moved that the bill be read a third 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:

Briles Flov Lisle O'Mallev Frommelt Lodwick Patton Buren Lucken Burns Hagedorn Reno Cassidv Hagie Main Reppert Heaberlin McGill Rigler Coleman McNally Condon Heying Riley DeKoster Kibbie Mills Schroeder Klefstad Mincks Shaff Denman Murray Dodds Kruck Shirley Kyhl Nims Stanley Elvers Elv Lange Nurse Walker Flatt

Nays, 9:

Benda

Balloun Hill Shoeman Tabor Beneke Messerly Stephens Vance Hansen

Absent or not voting, 5:

Elthon

Burke

The bill having received a constitutional majority was declared to

Griffin

have passed the Senate and the title was agreed to.

Senator Mincks asked and received unanimous consent that Senate File 351 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 concurred in Senate amendments to and passed House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 398, a bill for an act relating to the buying and selling of eggs.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 549, a bill for an act to coordinate certain statutes with the judicial selection and tenure provisions of the Constitution of Iowa.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 417, a bill for an act relating to the eradication of bovine brucellosis.

WILLIAM R. KENDRICK, Chief Clerk.

Van Gilst

HOUSE AMENDMENT TO SENATE FILE 398

Amend Senate File 398 by adding a new section after section one (1) and

renumbering the remaining sections:

"Section one hundred ninety-six point eleven (196.11), Code 1962, is hereby amended by striking the period in line three (3) and inserting in lieu thereof the following:

', removing and refusing to buy all eggs unfit for human food when re-

ceived from the original producer."

HOUSE MESSAGE CONSIDERED

House File 417, a bill for an act relating to the eradication of bovine brucellosis.

Read first and second times and referred to committee on agriculture.

HOUSE AMENDMENT CONSIDERED

Senator Main called up for consideration Senate File 398, a bill for an act to amend chapter one hundred ninety-six (196), Code 1962, relating to the buying and selling of eggs, amended by the House, and moved that the Senate concur in the House amendment.

The Senate concurred in the House amendment.

Senator Main 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:

A was 53 .

Ayes, oo.		•	
Balloun	Floy	Lisle	Reno
Benda	Frommelt	Lodwick	Reppert
Briles	Griffin	Lucken	Rigler
Buren	Hagedorn	Main	Riley
Burns	Hansen	McNally	Schroeder
Cassidy	Heaberlin	Messerly	Shaff
Coleman	Heying	Mills	Shirley
Condon	Hill	Mincks	Shoeman
DeKoster	Kibbie	Murray	Stanley
Denman	Klefstad	Nims	Stephens
Dodds	Kruck	Nurse	Tabor
Elvers	Kyhl	O'Malley	Van Gilst
Ely	Lange	Patton	Walker
Flatt			

Navs. none.

Absent or not voting, 6:

Beneke Elthon McGill Vance Burke Hagie

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 Main, House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock, 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:

- 1. Strike from section 2 all of subsections 22, 23, 24, 25 and 26.
- 2. Strike all of sections 7, 8 and 9.
- 3. Amend the title by striking the words "and to provide for the humane slaughter of livestock".

Senator Denman took the chair at 9:25 p.m.

On motion of Senator Main, the committee amendment was adopted.

Senator Mills offered the following amendment and moved its adoption:

Amend House File 658 by striking from lines 2 and 3 of section 16 the following: ", including rules and regulations for suspension and revocation of licenses issued under this act,".

The amendment was adopted.

Senator Main moved that the bill be read a third 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:

rryes, ar.			
Balloun	Floy	Lucken	Rigler
Benda	Frommelt	Main	Riley
Buren	Heaberlin	McGill	Schroeder
Burns	Heying	Messerly	Shaff
Coleman	Hill	Mills	Shirley
Condon	Kibbie	Mincks	Shoeman
DeKoster	Klefstad	Murray	Stanley
Denman	Kruck	Nims	Stephens
Dodds	Kyhl	Nurse	Tabor
Elvers	Lange	O'Malley	Vance
Ely	Lisle	Patton	Walker
Flatt	Lodwick	Reno	

Nays, none.

Absent or not voting, 12:

Beneke	Cassidy	Hagedorn	McNally
Briles	Elthon	Hagie	Reppert
Burke	Griffin	Hansen	Van Gilst

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 Frommelt, House File 674, a bill for an act to appropriate from the general fund of the State of Iowa to the

budget and financial control committee, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun	Floy	Lisle	Reno
Briles	Frommelt	Lodwick	Reppert
Buren	Griffin	Lucken	Rigler
Burke	Hagedorn	Main	Riley
Burns	Hansen	McGill	Schroeder
Cassidy	Heaberlin	Messerly	Shaff
Coleman	Heying	Mills	Shirley
Condon	Hill	Mincks	Shoeman
DeKoster	Kibbie	Murray	Stanley
Denman	Klefstad	Nims	Stephens
\mathbf{Dodds}	Kruck	Nurse	Tabor
Elvers	Kyhl	O'Malley	Vance
Ely	Lange	Patton	Walker
Flatt	-		

Nays, none.

Absent or not voting, 6:

Benda Elthon McNally Van Gilst Beneke Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 550

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 550, a bill for an act relating to area vocational schools and area community colleges in Iowa, beg leave to report and to make the following recommendations:

1. That the House amendments to Senate File 550 be stricken.

2. That Senate File 550, as passed by the Senate, be amended as follows: a. By inserting in line thirty-two (32) of section five (5) after the word

"upon." the following:

"The site or sites of any proposed area vocational school or area community college shall be of sufficient size to provide for adequate future expansion."

b. By striking from line fourteen (14) of section seventeen (17) the word and figure "one (1)" and inserting in lieu thereof the word and figure "three-fourths (¾)".

c. By striking from line three (3) of section twenty-two (22) the word and figure "one (1)" and inserting in lieu thereof the word and figure "three-fourths (¾)".

d. By inserting in line four (4) of section twenty-two (22) after the word "year" the words "for a period not to exceed five (5) years".

e. By adding to section twenty-three (23) the following two (2) sub-

sections:

"7. Have authority to sell any article resulting from any vocational program or course offered at an area vocational school or area community college. Governmental agencies and governmental subdivisions of the state within the merged areas shall be given preference in the purchase of such articles. All revenue received from the sale of any article shall be credited to the funds of the board of the merged area.

"8. With the consent of the inventor, and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials of any vocational school or community college of the merged area, or take assignment of such letters patent or copyright and make all enecessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the board of the merged area and the royalties and earnings thereon shall be credited to the funds of the board."

f. By inserting in line twenty-one (21) of section twenty-five (25) after

the word "change." the following:

"Any time when the boundaries of a merged area are so changed, the state may authorize the board of directors of the merged area to levy additional taxes upon the property within the merged area, or any part thereof, and distribute the same so that all parts of the merged area are paying their share toward the support of the school or college."

g. By inserting in line thirty-six (36) of section twenty-five (25) after the word "with" the words "local school boards within the area that have

and maintain a technical or vocational high school and with".

h. By adding to section twenty-six (26) the following:

"Where the board of any local school district operating a community or junior college and the board of directors of the merged areas are not in agreement on the reasonable value of any public community or junior college which is to be converted, the matters of disagreement shall be decided by three (3) disinterested arbitrators; one (1) selected by the local board, one (1) by the board of the merged area, and one (1) by the two (2) arbitrators so selected. The decision of the arbitrators shall be made in writing and a copy of the decision shall be filed with the secretary of the board of the merged area and the secretary of the local board. Any part to the proceedings may appeal therefrom to the district court by serving notice thereof within twenty (20) days after the decision is filed. Such appeal shall be tried in equity and a decree entered determining the entire matter. The decree so entered shall be final."

JOHN P. KIBBIE, Chairman. GENE M. CONDON. DONALD S. McGILL. On the Part of the Senate. JAMES T. CAFFREY.
WILLIAM R. SMITH.
MARVIN S. SHIRLEY.
On the Part of the House.

MINORITY REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 550

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 550, a bill for an act relating to area vocational schools and area community colleges in Iowa, hereby wish to inform you that we differ with the majority of the members of the Conference Committee and beg leave to report and to make the following recommendations:

1. That the House amendments to Senate File 550 be stricken.

2. That Senate File 550, as passed by the Senate, be amended as follows:

a. By striking therefrom section seventeen (17).

b. By striking all of line one (1) of section eighteen (18) and inserting in lieu thereof the words "The board".

JOSEPH B. FLATT, On the Part of the Senate. LESTER L. KLUEVER,
On the Part of the House.

CONFERENCE COMMITTEE APPOINTED

 President Fulton announced the appointment of Senators Cassidy, Chairman; Murray, Stanley and Beneke, on the part of the Senate, on the conference committee on Senate File 553.

AMENDMENTS FILED

- 1 Amend Senate File 627, section 2, by inserting before the
- word "with" in line 2 the words "and the Capitol Planning
- 3 Commission,".

COMMITTEE ON APPROPRIATIONS, C. JOSEPH COLEMAN, Chairman.

Amend House Concurrent Resolution 28 by inserting after

2 the third "Whereas" the following:

- 3 "WHEREAS, the formerly favorable industrial climate of
- 4 our great state has been damaged by the ominous storm clouds,
- 5 the intermittent showers, and the catastrophic cloudbursts
- of the Governor and the majority party of this great state,
 making it imperative for our industrial development officials
- 8 to search the far corners of this earth for new prospects in
- 9 this vital trade mission, and".

DONALD G. BENEKE.

1 Amend Senate File 620 by striking all after the enacting clause

and inserting the following:

3 Section 1. Section two hundred seventy-five point eleven 4 (275.11), Code 1962, is hereby amended by adding thereto the

5 following:

- 6 "All territory so joined shall be contiguous except that 7 any non-high school and any independent school districts which
- 8 are of contiguous territory and wherein the majority of the high
- 9 school pupils within the territory attend high school on a
- 10 tuition basis in a high school district which is not contiguous
- 11 with the territory of the sending districts, may be permitted to
- 12 join with the high school district into a single school district
- 13 if the students were attending said high school prior to Jan-
- 14 uary 1, 1964.

GILBERT E. KLEFSTAD.

- 1 Amend Senate File 626 by striking subsection 2 of 2 section 2 and inserting in lieu thereof the following:
- 3 "By striking from lines twenty (20) and twenty-one (21)

4 5	
	Franklin S. Main.
1 2	Amend Senate File 582 by striking lines 12
3	and 13 of section 1 and inserting in lieu
٥	thereof the words "levied against benefited property.".
	JAMES M. McNally.
1	Amend Senate Concurrent Resolution 37 by adding the
2	following:
3	Koch Bros., paper, sheet protectors (Senate\$ 11.65
4	Koch Bros., mimeo paper, stencils (House)
5	Elmer Pennington, electrical supplies (House)
6	Ada Silletto, supplies for display case on
7	second floor (House)
8	Van Horn Plastics, Inc., polyethylene tubes
9	(House)
-	
10	Stoner Plano Co., organ rent for memorial
11	service (Joint) 25.00
10	e140.0f
12	\$143.25
	Joseph C. Coleman.
1	Amend House File 684 as follows:
$\tilde{2}$	1. In section 1, lines 2 and 3, strike the words and
- 3	figures "five million six hundred ten thousand dollars
4	(\$5,610,000.00)" and insert in lieu thereof the words and
5	figures "seven million eight hundred eighty-one thousand
6	dollars (\$7,881,000.00)".
7	2. In section 1, line 19, strike the figures "1,805,000.00"
8	and insert the figures "4,410,000.00".
9	3. In section 1, line 20, strike the figures "\$5,610,000.00"
10	and insert the figures "\$7,881,000.00".
11	4. Strike all of section 2.
12	5. In section 4 line 4, strike the words "for approval",
13	and in line 6 strike the words "for approval".
10	**
	ROBERT R. RIGLER.
	SEELEY G. LODWICK.
1	Amend House File 229 as follows:
$\tilde{2}$	1. By striking section 1.
3	2. By striking from line 4 of section 2 the
4	words "and fifty cents".
5	3. By striking section 3.
6	4. By striking from section 4 all of the section fol-
7	lowing the colon (:) in line six (6) and inserting in lieu there-
8	of the following: "sixty-five cents.".
9	5. By striking from line 4 of section 5 the
10	words "and fifty cents".
10	VERNON H. KYHL.
1	House File 661 is hereby amended by striking all after the
2	enacting clause and inserting in lieu thereof the following:
3	"Section 1. Section four hundred twenty-two point sixty-two
4	(422.62), Code 1962, as amended by chapter two hundred sixty-six

(266) and section one (1) of chapter two hundred sixty-seven (267),

```
Acts of the Sixtieth General Assembly, and section nine (9) of
    Senate File one hundred ninety-two (192), Acts of the Sixty-first
    General Assembly, is hereby further amended by striking lines
    fourteen (14) through seventeen (17) and inserting in lieu thereof
10
    the following:
11
      'industries. All motor vehicle registration plates shall be
12
    treated with a reflective material according to specifications
13
    prescribed by the commissioner of public safety. The plates so
14
    treated shall be of such a nature as to increase legibility and
    visibility and to provide effective and dependable brightness
15
16
    during the service period of the plates. For the purpose of pro-
    curing the reflective plates, an additional fee of twenty-five
17
18
    (25) cents per year for each registration of a motor vehicle,
19
    collected at the time of the registration, shall be added to the
    registration fee. The additional fee collected shall be credited
20
21
    to the road use tax fund. Any amount unexpend-'.
22
      "Sec. 2. Section one (1) of chapter two hundred sixty-six (266),
    Acts of the Sixtieth General Assembly, as amended by section ten
23
    (10) of Senate File one hundred ninety-two (192), Acts of the
24
25
    Sixty-first General Assembly, is hereby amended as follows:
26
      1. By striking from line five (5) the words and figure 'four
27
    hundred fifty thousand (450,000)' and inserting in lieu thereof
28
    the words and figure 'nine hundred thousand (900,000)'.
29
      2. By striking from line eight (8) the words and figure 'three
30
    hundred thousand (300,000)' and inserting in lieu thereof the words
```

ANDREW G. FROMMELT.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Wednesday, May 26, 1965.

and figure 'six hundred thousand (600,000)'."

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, MAY 26, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Father Paul J. Davis, Executive Secretary Episcopal Diocese of Iowa, Des Moines, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Reppert, from fourteen residents of Polk County in opposition to a sales tax on school lunches.

By Senator Shaff, from thirty-eight residents of Clinton County in opposition to any proposed legislation that would impose a two percent sales tax on barber's services.

PRESENTATION OF VISTORS

Senator Mills asked and received unanimous consent to present to the Senate thirty-eight students, members of the eighth grade class of St. Mary's School, Marshalltown, who were present in the balcony accompanied by their instructors, Sister Mary Cherese and Sister Mary Morio.

Senator Mincks asked and received unanimous consent to present to the Senate forty-two students from the Ottumwa High School and the Douglas Junior High School, Ottumwa, who were present in the balcony accompanied by their instructors, Marjorie Myers, Geraldine Stockton and Ron Mueller.

UNFINISHED BUSINESS

On motion of Senator Ely, House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor, was taken up for further consideration.

Senator Ely moved that the bill be read a 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.	91	
Aves.	21	:

• •			
Burke	Heaberlin	McNally.	Rigler
Coleman	Kibbie	Mineks	Shirley
Denman	Klefstad	O'Malley	Stanley
Dodds	Kruck	Patton	Tabor
Ely	McGill	Reppert	Van Gilst
Frommelt			

Navs. 17:

• ,			
Buren	Hill	Lucken	Schroeder
DeKoster	Lange	\mathbf{Mills}	Shaff
Elvers	Lisle	Nims	Shoeman
Floy	Lodwick	Riley	Stephens
Hansen	•	•	-

Absent or not voting, 21:

Balloun Benda Beneke Briles	Condon Elthon Flatt Griffin Hagedorn	Hagie Heying Kyhl Main Messarly	Murray Nurse Reno Vance Walker
Burns Cassidy	Hagedorn	Messerly	Walker

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

THIRD READING OF BILLS

On motion of Senator Denman, House File 195, a bill for an act relating to locking of voting machines, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley offered the following amendment and moved its adoption:

House File 195 is hereby amended by inserting in line 4 of section 1 after the word "a" the words "primary election, including a".

The amendment was adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Beneke Briles Buren Coleman DeKoster Denman Dodds Elvers Ely	Flatt Floy Frommelt Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie	Klefstad Kruck Kyhl Lange Lisle Lodwick Lucken Main McGill McNally	Messerly Mills Mincks Nims Nurse O'Malley Patton Reno Reppert Rigler
Ely	Kibbie	McNally	\mathbf{Rigler}

Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Benda Burke Burns Cassidy Condon Elthon Griffin Murray Shirley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Dodds, House File 629, a bill for an act relating to dual axle requirements of motor vehicles, trailers and semitrailers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Dodds moved that the bill be read a third 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:

Balloun
Briles
Buren
Burke
Burns
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
Flatt
Floy

Frommelt
Hagedorn
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl
Lange
Lisle

Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Nims
Nurse
O'Malley
Patton
Reno

Reppert
Rigler
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Van Gilst
Walker

Nays, none.

Absent or not voting, 9:

Benda Beneke Cassidy

Condon Elthon

Lodwick

Griffin Hagie Murray Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 452, a bill for an act relating to the sentence of an individual convicted of bribery involving athletic contests, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun Hagedorn Lucken Reppert Beneke Hansen Main Rigler Briles Heaberlin McGill Riley McNally Schroeder Burns Heying Coleman Hill Messerly Shaff DeKoster Kibbie Mills Shoeman Denman Klefstad Mincks Stanley Dodds Kruck Nims Stephens Elvers Kyhl Nurse Tabor O'Malley Vance Ely Lange Flatt Van Gilst Lisle Patton Lodwick Flov Reno Walker Frommelt

r rommert

Nays, none.

Absent or not voting, 10:

Benda Cassidy Griffin Murray
Burke Condon Hagie Shirley
Buren Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator McNally, Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations, was taken up and considered.

Senator McNally offered the following amendment and moved its adoption:

Amend Senate File 582 by striking lines 12 and 13 of section 1 and inserting in lieu thereof the words "levied against benefited property.".

The amendment was adopted.

Senator McNally moved that the bill be read a third 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:

Balloun Lodwick Frommelt Reppert Renda Hagedorn Lucken Rigler Briles Hansen McGill Rilev Heaberlin Burke McNally Schroeder Burns Heying Messerly Shaff Coleman Hill Mincks Shoeman Kibbie Nims DeKoster Stanley Denman Klefstad Nurse Stephens Dodds Kruck O'Malley Tabor Van Gilst Elvers Kyhl Patton Lange Reno Walker Ely Flatt Lisle

Nays, 1:

Mills

Absent or not voting 12:

Beneke Condon
Buren Elthon
Cassidy Floy

Griffin Hagie Main Murray Shirley Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, Senate File 472, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman asked and received unanimous consent that House File 409 be substituted for Senate File 472.

On motion of Senator Coleman, House File 409, a bill for an act to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls, was taken up and considered.

Senator Coleman moved that the bill be read a third 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:

Balloun
Benda
Briles
Buren
Burke
Burns
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Frommelt
Hagedorn
Hansen
Heaberlin
Heying
Klefstad
Kruck
Kyhl
Lange
Lisle
Lodwick

Floy

Lucken
Main
McGill
Messerly
Mills
Mincks
Nims
O'Malley
Patton
Reno
Reppert

Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Beneke Cassidy Condon Elthon Griffin

Hagie Kibbie McNally Murray

Voting present, 1:

Hill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Coleman asked and received unanimous consent that Senate File 472 be withdrawn from further consideration of the Senate.

On motion of Senator Main, House File 275, a bill for an act relating to hog-cholera virus and serum, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stephens moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun	Frommelt	Lodwick	Reno
Benda	Griffin	Lucken	Reppert
Briles	Hagedorn	Main	Rigler
Buren	Hansen	McGill	Riley
Burke	Heaberlin	McNally	Schroeder
Burns	Heying	Messerly	Shaff
Coleman	Hill	Mills	Shoeman
DeKoster	Kibbie	Mineks	Stanley
Denman	Klefstad	Murray	Stephens
Dodds	Kruck	Nims	Tabor
Elvers	Kyhl	Nurse	Vance
Ely	Lange	O'Malley	Van Gilst
Flatt	Lisle	Patton	Walker
Flov			

Nays, none.

Absent or not voting, 6:

Beneke Condon Hagie Shirley Cassidy Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Shaff, House File 437, a bill for an act to amend section five hundred thirty-six point seventeen (536.17) and section five hundred thirty-nine point four (539.4), Code 1962, relating to wage assignments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun	Burke	DeKoster	Ely
Benda	Burns	Denman	Flatt
Briles	Coleman	\mathbf{Dodds}	Floy
Buren	Condon	Elvers	Frommelt

Griffin Kvhl Mincks Schroeder Hagedorn Lange Nims Shaff Hansen Lisle Nurse Shirley Heaberlin Lodwick O'Mallev Shoeman Heving Lucken Patton Stanley Hill Main Reno Stephens Kibbie McGill Reppert Tabor Klefstad Messerly Rigler Van Gilst Riley Kruck Mills Walker

Nays, none.

Absent or not voting, 7:

Beneke Cassidy Elthon Hagie ·McNally Murray Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Burke, House File 467, a bill for an act relating to mobile homes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burke moved that the bill be read a 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. 52:

Balloun Flov Frommelt Benda Briles Griffin Hagedorn Buren Burke Hagie Hansen Burns Heaberlin Coleman DeKoster Heying Denman Hill Dodds Kibbie Elvers Klefstad Kruck Elv Flatt Kyhl

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Nims
Nurse
O'Malley

Lange

Lisle

Reno Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Van Gilst Walker

Patton

Nays, none.

Absent or not voting, 7:

Beneke Cassidy Condon Elthon Murray Shirley

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Rigler called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House File 655 passed the Senate.

Roll call was requested.

On the question "Shall the Senate reconsider?" the vote was:

Ayes, 21:

Balloun	Kyhl	Mills	Shoeman
Briles	Lange	Rigler	Stanley
DeKoster	Lodwick	Riley	Stephens
Griffin	Lucken	Schroeder	Vance
Hagie	Messerly	Shaff	Walker
Hill			

Nays, 30:

Benda	Ely	Klefstad	Nurse
Buren	Floy	Kruck	O'Malley
Burke	Frommelt	Main	Patton
Burns	Hagedorn	McGill	Reppert
Coleman	Hansen	McNally	Shirley
Denman	Heaberlin	Mincks	Tabor
Dodds	Heying	Nims	Van Gilst
Elvers	Kibbie		

Absent or not voting, 8:

Beneke	Condon	Flatt	Murray
Cassidy	Elthon	\mathbf{Lisle}	Reno

The motion was lost.

THIRD READING OF BILLS

On motion of Senator Schroeder, Senate File 618, a bill for an act to determine liability of fee title holder to trepassing motor vehicles for damages sustained in removing said automobile, was taken up and considered.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 618 by striking from line one (1) of section one (1) the word "Chapter" and inserting in lieu thereof the word "section".

The amendment was adopted.

Senator Schroeder moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun	Denman	Hagie	Lisle
Benda	\mathbf{Dodds}	Hansen	Lodwick
Briles	Elvers	Heaberlin	Lucken
Buren	\mathbf{Ely}	Heying	Main
Burke	Flatt	Hill	McGill
Burns	Flov	Klefstad	McNally
Coleman	Frommelt	Kruck	Messerly
Condon	Griffin	Kvhl	Mills
DeKoster	Hagedorn	Lange	Mincks

Nims Nurse O'Malley Patton Reno

Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 5:

Beneke Cassidy Elthon

Kibbie

Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Schroeder, Senate File 619, a bill for an act to amend section seven hundred eighty-one point twelve (781.12), Code 1962, relating to a defendant as a witness in a criminal proceeding, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 619 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 as provided by law, in The Laurens Sun, a newspaper published at Laurens, Iowa, and in The Rockwell City Advocate a newspaper at Rockwell City, Iowa.

The amendment was adopted.

Senator Schroeder moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun
Benda
Briles
Buren
Burke
Burns
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl
Lange
Lisle

Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley Reno

Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, 1: Griffin Absent or not voting, 4:

Beneke

Cassidy

Elthon

Patton

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

President pro tempore O'Malley took the chair at 10:30 a.m.

Senator Shirley called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

MR. PRESIDENT: I move to reconsider the vote by which House File 113 failed to pass the Senate.

Division was called for.

The motion to reconsider prevailed.

Senator Nims moved to reconsider the vote by which House File 113 went to its third reading, which motion prevailed.

On motion of Senator Nims, House File 113, a bill for an act relating to vacation benefits for employees of the State of Iowa, was taken up for further consideration.

Senator Nims moved that the bill be read a third 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:

Ayes, 35:	
Benda	
Briles	
Buren	
Burke	
Burns	
Coleman	
Condon	
Denman	
Dodds	

Ely Flatt Floy Frommelt Hagedorn Hansen Heying Kibbie

Elvers

Klefstad Lodwick Main McGill McNally Mincks Nims O'Malley Patton

Reppert Rigler Riley Schroeder Shaff Shirley Stanley

Reno

Nays, 19:

Balloun DeKoster Griffin Hagie Heaberlin Kruck Kyhl Lange Lisle Lucken Messerly Mills Nurse Shoeman Stephens Tabor Vance Van Gilst Walker

Absent or not voting, 5:

Beneke Cassidy Elthon

Hill

Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Flatt, House File 661, a bill for an act relating to fully reflective vehicle number plates, was taken up for further consideration.

Senator Frommelt offered the following amendment and moved its adoption:

House File 661 is hereby amended by striking all after the enacting

clause and inserting in lieu thereof the following:

"Section 1. Section four hundred twenty-two point sixty-two (422.62), Code 1962, as amended by chapter two hundred sixty-six (266) and section one (1) of chapter two hundred sixty-seven (267), Acts of the Sixtieth General Assembly, and section nine (9) of Senate File one hundred ninety-two (192), Acts of the Sixty-first General Assembly, is hereby further amended by striking lines fourteen (14) through seventeen (17) and inserting in lieu thereof the following:

'industries. All motor vehicle registration plates shall be treated with a reflective material according to specifications prescribed by the commissioner of public safety. The plates so treated shall be of such nature as to increase legibility and visibility and to provide effective and dependable brightness during the service period of the plates. For the purpose of procuring the reflective plates, an additional fee of twenty-five (25) cents per year for each registration of a motor vehicle, collected at the time of the registration, shall be added to the registration fee. The additional fee collected shall be credited to the road use tax fund. Any amount unexpend-'.

"Sec. 2. Section one (1) of chapter two hundred sixty-six (266), Acts of the Sixtieth General Assembly, as amended by section ten (10) of Senate File one hundred ninety-two (192), Acts of the Sixty-first General Assembly, is hereby amended as follows:

1. By striking from line five (5) the words and figure 'four hundred fifty thousand (450,000)' and inserting in lieu thereof the words and figure

'nine hundred thousand (900,000)'.

2. By striking from line eight (8) the words and figure 'three hundred thousand (300,000)' and inserting in lieu thereof the words and figure 'six hundred thousand (600,000)'."

The amendment was adopted.

Senator Hansen moved the previous question on the bill, which motion prevailed.

Senator Flatt moved that the bill be read a 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:

,,			
Benda	Denman	Hagedorn	Kruck
Buren	\mathbf{Dodds}	Hagie	Kyhl
Burke	Elvers	Hansen	Lange
Burns	Ely	Heaberlin	Lodwick
Coleman	Flatt	Heying	Lucken
Condon	Floy	Kibbie	McGill
DeKoster	Frommelt	Klefstad	McNally

Mills Reno Shaff Tabor Mincks Reppert Shirley -Vance Van Gilst Nims Rigler Shoeman Nurse Riley Stanley Walker O'Malley Schroeder

Nays, 4:

Balloun Briles Messerly Stephens

Absent or not voting, 9:

Beneke Griffin Lisle Murray Cassidy Hill Main Patton

Elthon

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 Speaker has appointed as members of the second conference committee on the part of the House of Senate Joint Resolution 24, relating to the composition of the general assembly, Carnahan of Wapello, Chairman, Fischer of Grundy, Gannon of Jasper and Nagle of Scott.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 605, a bill for an act to increase the rates of state corporation income tax.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 608, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 610, a bill for an act to make appropriations to members of the tax revision advisory committee and the education programs advisory committee.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 612, a bill for an act to make appropriations to legislative members of the Iowa development commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 613, a bill for an act to make appropriations to members of the dairy trade practices study committee.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 614, a bill for an act to make appropriations to legislators serving on legislative advisory committees.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 668, a bill for an act relating to sales tax.

Also: That the House has passed the following bill in which the con-

currence of the Senate is asked:

House File 705, a bill for an act to appropriate funds to a governorelect for expenses after the day of the election and before the day of
inauguration.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGES CONSIDERED

House File 668, a bill for an act relating to sales tax.

Read first and second times and passed on file.

House File 705, a bill for an act to appropriate funds to a governorelect for expenses after the day of the election and before the day of inauguration.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

THIRD READING OF BILLS

On motion of Senator Denman, House File 229, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 229 as follows:

1. By adding a new section preceding section 1 as follows:

"Section three hundred twenty-one point twenty-three (321.23), Code 1962, is amended by striking from line four (4) of subsection one (1) the word 'seventy-five' and inserting in lieu thereof the words 'one (1) dollar fifty (50)'."

2. By adding two new sections following section 2 as follows:

"Section three hundred twenty-one point forty-seven (321.47), Code 1962, is amended by striking from line twenty-three (23) the word 'seventy-five' and inserting in lieu thereof the words 'one (1) dollar fifty (50)'."

"Section three hundred twenty-one point forty-eight (321.48), Code 1962, is amended by striking from line seven (7) of subsection two (2) the word

'seventy-five' and inserting in lieu thereof the words 'one (1) dollar fifty (50)'."

3. By adding a new section following section 3 as follows:

"Section three hundred twenty-one point fifty (321.50), Code 1962, is further amended by inserting after the word 'dollar' in line fifty-five (55) the words 'and fifty cents'."

4. By renumbering the sections in conformity with this amendment.

The amendment was adopted.

Senator Kyhl offered the following amendment:

Amend House File 229 as follows:

1. By striking section 1.

2. By striking from line 4 of section 2 the words "and fifty cents'.

3. By striking section 3.

4. By striking from section 4 all of the section following the colon (:) in line six (6) and inserting in lieu thereof the following: "sixty-five cents.".

5. By striking from line 4 of section 5 the words "and fifty cents".

Senator Buren asked and received unanimous consent to withdraw the amendment filed by him on May 20 and found on page 1587 of the Senate Journal.

Senator Denman asked and received unanimous consent that action on House File 229 be deferred and that the bill be placed on the calendar under unfinished business.

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 230, a bill for an act relating to the marketing of dairy products.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 230, a bill for an act relating to the marketing of dairy products.

Read first and second times and passed on file.

CALL OF THE SENATE

The Chair announced that the following Call of the Senate had been filed on Senate File 550, and directed the Secretary to the call the roll.

CALL OF THE SENATE

MR. PRESIDENT: We, the undersigned, respectfully request a Call of the Senate in connection with Senate File 550 and all amendments and motions thereto.

HOWARD C. REPPERT, JR. DONALD W. MURRAY. WARREN J. KRUCK.
ALAN SHIRLEY.
ROBERT R. DODDS.
JOSEPH W. CASSIDY.
DON S. MCGILL.
GILBERT E. KLEFSTAD.
FRANKLIN S. MAIN.
C. JOSEPH COLEMAN.
ROBERT J. BURNS.
JOHN P. KIBBIE.
JOHN W. PATTON.
VINCENT S. BURKE.

Roll call revealed all members present with the exception of Senator Elthon.

On motion of Senator Rigler, Senator Elthon was excused from the Call.

Senator Kibbie submitted the following report:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 550

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 550, a bill for an act relating to area vocational schools and area community colleges in Iowa, beg leave to report and to make the following recommendations:

- 1. That the House amendments to Senate File 550 be stricken.
- 2. That Senate File 550, as passed by the Senate, be amended as follows:
- a. By inserting in line thirty-two (32) of section five (5) after the word "upon." the following:

"The site or site of any proposed area vocational school or area community college shall be of sufficient size to provide for adequate future expansion."

- b. By striking from line fourteen (14) of section seventeen (17) the word and figure "one (1)" and inserting in lieu thereof the word and figure "three-fourths $(\frac{3}{4})$ ".
- c. By striking from line three (3) of section twenty-two (22) the word and figure "one (1)" and inserting in lieu thereof the word and figure "three-fourths (¾)".
- d. By inserting in line four (4) of section twenty-two (22) after the word "year" the words "for a period not to exceed five (5) years".
- e. By adding to section twenty-three (23) the following two (2) subsections:

"7. Have authority to sell any article resulting from any vocational program or course offered at an area vocational school or area community college. Governmental agencies and governmental subdivisions of the state within the merged areas shall be given preference in the purchase of such articles. All revenue received from the sale of any article shall be credited to the funds of the board of the merged area.

"8. With the consent of the inventor, and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials of any vocational school or community college of the merged area, or take assignment of such letters patent or copyright and make all necessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the board of the merged area and the royalties and earnings thereon shall be credited to the funds of the board."

f. By inserting in line twenty-one (21) of section twenty-five (25) after

the word "change." the following:

"Any time when the boundaries of a merged area are so changed, the state may authorize the board of directors of the merged area to levy additional taxes upon the property within the merged area, or any part thereof, and distribute the same so that all parts of the merged area are paying their share toward the support of the school or college."

g. By inserting in line thirty-six (36) of section twenty-five (24) after the word "with" the words "local school boards within the area that have

and maintain a technical or vocational high school and with".

h. By adding to section twenty-six (26) the following:

"Where the board of any local school district operating a community or junior college and the board of directors of the merged areas are not in agreement on the reasonable value of any public community or junior college which is to be converted, the matters of disagreement shall be decided by three (3) disinterested arbitrators; one (1) selected by the local board, one (1) by the board of the merged area, and one (1) by the two (2) arbitrators so selected. The decision of the arbitrators shall be made in arbitrators so selected. The decision of the arbitrators shall be made in writing and a copy of the decision shall be filed with the secretary of the board of the merged area and the secretary of the local board. Any part to the proceedings may appeal therefrom to the district court by serving notice thereof within twenty (20) days after the decision is filed. Such appeal shall be tried in equity and a decree entered determining the entire matter. The decree so entered shall be final."

JOHN P. KIBBIE, Chairman. GENE M. CONDON. DONALD S. MCGILL. On the Part of the Senate.

JAMES T. CAFFREY.
WILLAM R. SMITH.
MARVN S. SHIRLEY.
On the Part of the House.

Senator Flatt submitted the following report:

MINORITY REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 550

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 550, a bill for an act relating to area vocational schools and area community colleges in Iowa, hereby wish to inform you that we differ with

the majority of the members of the Conference Committee and beg leave to report and to make the following recommendations:

1. That the House amendments to Senate File 550 be stricken.

2. That Senate File 550, as passed by the Senate, be amended as follows:

a. By striking therefrom section seventeen (17).

b. By striking all of line one (1) of section eighteen (18) and inserting in lieu thereof the words "The board".

JOSEPH B. FLATT, On the Part of the Senate. LESTER L. KLUEVER, On the Part of the House.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

The Call of the Senate for the consideration of Senate File 550 in effect, the Chair directed the Secretary to call the roll.

Roll call revealed all members present with the exception of Senator Elthon, who had been previously excused from the Call.

Senator Flatt moved that the minority report of the conference committee be substituted for the majority report of the committee.

In accordance with the rules, the Chair ruled the motion to substitute out of order.

Senator Coleman moved the previous question on the adoption of the report, which motion prevailed.

Senator Kibbie moved the adoption of the majority report.

Roll call was requested.

On the question "Shall the majority report be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 39:

Benda Floy McGill Reno Buren Frommelt: McNallv Reppert Burns Hagedorn Messerly Riley Schroeder Cassidy Hansen Mills Coleman Heaberlin Mincks Shaff Condon Kibbie Murray Shirley Klefstad Denman Nims . Stanley Dodds Kruck Nurse Tabor Elvers Lisle O'Malley Van Gilst Lucken Patton Ely

Nays, 19:

Balloun Flatt Kyhl Shoeman Beneke Griffin Stephens Lange Briles Vance Hagie. Lodwick Heying Burke Main Walker DeKoster Hill Rigler

Absent or not voting: 1:

Elthon

The report was adopted.

Senator Kibbie moved the adoption of the recommendations and amendments contained in the report.

The motion prevailed.

Senator Kibbie moved that Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges, establish a division of community and junior colleges within the state department of public instruction and an advisory committee to the state board of public instruction on community and junior colleges, and to require establishment and enforcement of approval standards for public and area community and junior colleges and area vocational schools, be read a 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, 47:

Balloun	Ely	Lodwick	Reno
Benda	Floy	Lucken	Reppert
Briles	Frommelt	McGill	Rigler
Buren	Hagedorn	McNally	Riley
Burns	Hagie	Messerly	Schroeder
Cassidy	Hansen	Mills	Shaff
Coleman	Heaberlin	Mincks	Shirley
Condon	Heying	Murray	Stanley
DeKoster		Nims	Tabor
Denman	Kruck	Nurse	Van Gilst
Dodds	Kyhl	O'Malley	Walker
Elvers	Lisle	Patton	

Nays, 11:

Beneke Griffin Lange Stephens
Burke Hill Main Vance
Flatt Klefstad Shoeman

Absent or not voting, 1: Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kibbie 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.

EXPLANATION OF VOTE ON SENATE FILE 550

We voted "yes" on Senate File 550 for the reason that we believe the bill is needed but voted for it under protest because it contains a provision whereby the local property owners will be asked to share the burden of operating and building the vocational technical schools.

JOHN A. WALKER. H. L. HEYING.

EXPLANATION OF VOTE ON CONFERENCE REPORT ON SENATE FILE 550

I voted "no" on the conference report, Senate File 550, in protest of supporting the new merged districts for vocational-technical schools and junior colleges from property tax.

JOSEPH B. FLATT.

UNFINISHED BUSINESS

Senator Frommelt called up for further consideration House File 42, a bill for an act to amend section ninety-six point three (96.3), subsections four (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits for employment compensation.

The Chair announced that all pending amendments and motions filed to House File 42 were temporarily deferred.

Senator Schroeder offered the following amendment:

Amend House File 42 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section ninety-six point three (96.3), Code 1962, subsection four (4), is amended by striking from line twelve (12) the following: \$44.00 \$1,072.51 and over

and substituting in lieu thereof the following:

ia substituti	ing in neu	thereof the following:
' \$64.00		\$1,638.01 and over
63.00		1,612.01-1,638.00
62.00		1,586.01-1,612.00
61.00		1,560.01-1,586.00
60.00		1,534.01-1,560.00
59.00		1,508.01-1,534.00
58.00		1,482.01-1,508.00
57.00		1,456.01-1,482.00
56.00		1,430.01-1,456.00
55.00		1,404.01-1,430.00
54.00		1,378.01-1,404.00
53.00		1,352.01-1,378.00
52.00		1,326.01-1,352.00
51.00		1,300.01-1,326.00
50.00		1,274.01-1,300.00
49.00		1,227.51-1,274.00
48.00		1,192.51-1,227.50
47.00		1,162.51-1,192.50
46.00		1,132.51-1,162.50
45.00		1,102.51-1,132.50
44.00		1,072.51-1,102.50

Also, by striking therefrom lines forty-seven (47) to seventy-three (73) and substituting in lieu thereof the following:

'Provided, however, that the weekly benefit amount payable to any individual for any one (1) week shall not exceed the following percentage of the state average wage in covered employment:

Fifty-six percent (56%) if the individual has four (4) or more children;

Fifty percent (50%) if the individual has three (3) children;

Forty-five percent (45%) if the individual has two (2) children;

Forty-two percent (42%) if the individual has one (1) child;

Thirty-nine percent (39%) if the individual is married and has no children or is not married.

Provided, however, if a claimant has a working spouse as defined herein, his weekly benefit amount shall be reduced by an amount equal to three percent (3%) of the average weekly wage for the state in the preceding calendar year.

Such maximum weekly benefit amount if not a multiple of one dollar (\$1.00) shall be rounded to the nearest multiple of one dollar (\$1.00).

The computation of benefit amounts shall be based upon the state average of weekly wages paid for insured work by employers in each preceding twelve (12) month period ending on December 31. If there is any change in the state average of weekly wages in any calendar year, any resulting changes in benefit amounts shall become effective as of the succeeding July 4.

Sec. 2. Section ninety-six point three (96.3), subsection five (5), Code 1962, is amended by striking from line thirteen (13) the words 'each calendar quarter of'.

Further amend subsection five (5) by striking from lines fourteen (14), fifteen (15) and sixteen (16) the following:

', or his weekly benefit amount multiplied by seven point two per quarter, whichever is the lesser'.

Sec. 3. Section ninety-six point seven (96.7), subsection three (3), paragraph d, Code 1962, is amended by striking from line fifteen (15) thereof the words 'shall be;', and substituting in lieu thereof the following:

'subject to the adjustment hereinafter provided, shall be fixed in accordance with the following table. Percentage of excess in said table means the percentage resulting from dividing the excess of contributions paid over benefits charged by the employer's average annual payroll.'

Also, by striking lines sixteen (16) through thirty-four (34) and sub-

stituting in lieu thereof the following:

Contribution	
Rate	Percentage of Excess Is
2.7%	0.0% but less than 2.3%
2.6%	2.3% but less than 2.4%
2.5%	2.4% but less than 2.5%
2.4%	2.5% but less than 2.6%
2.3%	2.6% but less than 2.7%
2.2%	2.7% but less than 2.8%
2.1%	2.8% but less than 2.9%
2.0%	2.9% but less than 3.0%
1.9%	3.0% but less than 3.1%
1.8%	3.1% but less than 3.2%
1.7%	3.2% but less than 3.3%
1.6%	3.3% but less than 3.4%
1.5%	3.4% but less than $3.5%$
1.4%	3.5% but less than 3.6%
1.3%	3.6% but less than 3.7%
1.2%	3.7% but less than 3.8%

Contribution	
Rate	Percentage of Excess Is
1.1%	3.8% but less than 4.0%
1.0%	4.0% but less than 4.3%
.9%	4.3% but less than $4.6%$
.8%	4.6% but less than 4.9%
.7%	4.9% but less than 5.3%
.6%	5.3% but less than 5.7%
.5%	5.7% but less than 6.1%
.4%	6.1% but less than 6.5%
.3%	6.5% but less than 7.0%
.2%	7.0% but less than 7.5%
.1%	7.5% but less than 8.0%
.0%	8.0% or over.

If, on the computation date, the total of all benefits paid from an employer's account for all past periods to and including those for the quarter ending September 30 immediately preceding the computation date, exceeds the total contributions paid to such account for all past periods to and including those for the quarter ending September 30 immediately preceding the computation date, such employer's contribution rate shall be:

Contribution

JOHN ID WILLII	
Rate	Percentage of Excess Is
4.0%	0.5% or more
3.5%	0.1% but less than 0.5%
3.0%	0.0% but less than 0.1%

Provided, that the maximum contribution rate of any employer for the calendar year 1966 shall not be more than three percent (3%), and for the calendar year 1967 shall not be more than three and five-tenths percent (3.5%). Provided, however, that notwithstanding any other provision of this chapter, any employer which employs individuals in the construction, erection, demolition, alteration or repair of roads and highways, or of bridges, buildings, factories, residences, earth work, grading, river work, or any other construction project, and who has not qualified for an experience rating shall pay three percent (3%) in the calendar year 1966, three and five-tenths percent (3.5%) in the calendar year 1967, and four point zero percent (4.0%) in the calendar year 1968 and every calendar year thereafter until such time as he has qualified for an experience rating entitling said employer to a lesser rate of contribution. Provided further. that in no event shall any employer's contribution rate be more than two and seven-tenths percent (2.7%) of the first ten thousand dollars (\$10,000.00) of wages for insured work paid during any calendar quarter.

Sec. 4. Amend the title by striking the period (.) at the end thereof and substituting a comma (,) and adding immediately thereafter the following:

'and as to the method of determining the contribution rates of employers, and also of employers with deficit accounts.'"

Senator Schroeder moved the adoption of division 1 of the amendment and requested a roll call.

On the question "Shall division 1 of the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 27:

Balloun Griffin Lodwick Shoeman Benda Hagie Lucken Stanley Beneke Messerly Heying Stephens Briles Mills Kruck Vance Van Gilst DeKoster Rigler Kyhl Schroeder Walker Elvers Lange Flatt Lisle Shaff

Nays, 31:

Ely Klefstad O'Malley Buren Burke Floy Main Patton Burns Frommelt McGill Reno Cassidy Hagedorn McNally Reppert Coleman Hansen Mincks Riley Condon Heaberlin Shirley Murray Denman Hill Tabor Nims Kibbie Dodds Nurse

Absent or not voting, 1:

Elthon

Division 1 of the amendment was lost.

Senator Schroeder moved the adoption of division 2 of the amendment.

Division 2 of the amendment was adopted.

Senator Mincks offered the following amendment filed by Senators Mincks and Condon:

Amend House File 42 as follows:

1. Amend section 1, line 5, by striking the words and figures "one-twentieth (1/20)" and inserting in lieu thereof the words and figures "one-twenty-second (1/22)".

2. Further amend section 1, lines 9 and 10, by striking the words and figures "fifty-five (55)" and inserting in lieu thereof the words and figures

"fifty (50)".

3. Further amend House File 42 by striking all of section 3.

Senator Schroeder offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking the word and figure "fifty (50)" from line 7 and inserting in lieu thereof the word and figure "forty-five (45)".

The amendment to the amendment was lost.

Senator Mincks moved the adoption of the amendment.

Division was called for.

The amendment was adopted.

The Chair announced that all pending amendments and motions previously deferred were withdrawn.

Senator Mincks moved that the bill be read a third 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:

Buren	Floy	McGill	O'Malley
Burke	Frommelt	McNally	Patton
Burns	Hagedorn	Messerly	\mathbf{Reno}
Cassidy	Hansen	Mills	Reppert
Coleman	Heaberlin	Mincks	Riley
Condon	Hill	Murray	Shaff
Denman	Kibb ie	Nims	Shirley
Dodds	Klefstad	Nurse	Tabor
Elv	Main		

Nays, 24:

Balloun	Flatt	Lange	Shoeman
Benda	Griffin	Lisle	Stanley
Beneke	Hagie	Lodwick	Stephens
Briles	Heying	Lucken	Vance
DeKoster	Kruck	Rigler	Van Gilst
Elvers	Kyhl	Schroede r	\mathbf{Walker}

Absent or not voting, 1: Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Mincks 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 Mincks asked and received unanimous consent that Senate File 22 be withdrawn from further consideration of the Senate.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate File 627, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars (\$250,000.00), and to provide for the disposition of the current residence of the governor, was taken up for further consideration.

The following committee amendment was considered:

Amend Senate File 627, section 2, by inserting before the word "with" in line 2 the words "and Capitol Planning Commission,".

On motion of Senator Coleman, the committee amendment was adopted.

Senator Stanley took the chair at 5:45 p.m.

Senator Shaff offered the following amendment and moved its adoption:

Amend Senate File 627 by striking from line 5, section 1, the words "purchase or".

Division was called for.

The amendment was adopted.

Senator Kibbie offered the following amendment and moved its adoption:

Amend the title to Senate File 627 by striking from line 3 the word "purchase" and inserting in lieu thereof the word "construct".

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 627 be deferred and that the bill be placed on the calendar under unfinished business.

THIRD READING OF BILLS

On motion of Senator Main, Senate File 626, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the state conservation commission, was taken up and considered.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 626 by striking subsection 2 of section 2 and inserting in lieu thereof the following:

"By striking from lines twenty (20) and twenty-one (21) the words 'fifty-one hundred eighty' (5,180) and inserting in lieu thereof the words 'fifty-seven hundred' (5,700)."

The amendment was adopted.

Senator Main offered the following amendment and moved its adoption:

Amend Senate File 626 by inserting after the word "forests" in line 10, the words and punctuation ", program planning,".

The amendment was adopted.

Senator Main moved that the bill be read a 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:

Balloun Buren Cassidy Benda Burns Coleman

DeKoster Denman

Dodds	Hill	McGill	Rigler
Elvers	Kibbie	Messerly	Riley
Ely	Klefstad	Mills	Schroeder
Flatt	Kruck	Mincks	Shaff
Frommelt	Kyhl	Murray	Shirley
Hagedorn	Lange	Nims	Stanley
Hagie	Lisle	Nurse	Stephens
Hansen	Lodwick	O'Malley	Tabor
Heaberlin	Lucken	Patton	Van Gilst
Heying	Main	Reno	Walker

Nays, none.

Absent or not voting, 11:

Beneke	Condon	Griffin	Shoeman
Briles	Elthon	McNally	Vance
Burke	Floy	Reppert	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Ely, Senate File 628, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of control, was taken up and considered.

Senator Ely moved that the bill be read a third 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:

Balloun	Hagedorn	Lucken	Reno
Benda	Hansen	Main	Rigler
Buren	Heaberlin	McGill	Riley
Burns	Heying	Messerly	Schroeder
Cassidy	Hill	Mills	Shaff
Coleman	Kibbie	Mincks	Shirley
Denman	Kruck	Murray	Stanley
Dodds	Kvhl	Nims	Stephens
Elvers	Lange	Nurse	Tabor
Ely	Lisle	O'Malley	Van Gilst
Flatt	Lodwick	Patton	Walker
73 14			

Frommelt

Nays, 3:

Beneke DeKoster Klefstad

Absent or not voting, 11:

Briles Elthon Hagie Shoeman Burke Floy McNally Vance Condon Griffin Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler moved the adoption of the following amendment filed by Senator Briles:

- 1. Amend House File 682, section 1, subsection 15, line 5, by inserting after the word "appropriated", the following, "for each year of the biennium".
- 2. Further amend said section, subsection 16, line 5, by inserting after the word "appropriated", the following, "for each year of the biennium".

The amendment was lost.

Senator O'Malley asked and received unanimous consent that action on House File 682 be deferred and that the bill be placed on the calendar under unfinished business.

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 603, a bill for an act relating to the filing of assessment protests with the board of review.

Also: That the House has concurred in Senate amendments to and passed House File 412, a bill for an act relating to water pollution control, to establish the Iowa water pollution control commission, and to make an appropriation therefor.

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 establish a secondary road research fund.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 603

Amend Senate File 603 by striking all of line seven (7) of section two (2) after the word "to" and inserting in lieu thereof the following: "and include the period from June 10 to June 20 of such year."

HOUSE MESSAGE CONSIDERED

House File 424, a bill for an act to establish a secondary road research fund.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 43 By Hagedorn and Reppert

A Concurrent Resolution to establish a study of the fiscal, administrative, safety, and engineering programs involving Iowa's highways, roads, and streets.

Whereas, the State of Iowa invests millions of dollars each year in its vast network of highways, roads, and streets, and

Whereas, the users and beneficiaries of the state highway network should be kept informed as to the progress of the state highway program, and

Whereas, it has been the practice of past general assemblies to establish highway studies to provide this service to highway users and beneficiaries, and

Whereas, this legislative interim is no different from previous legislative interims and the need for a continuing study of Iowa's highway needs, finances, engineering, and administrative problems continues to exist; now therefore.

Be It Resolved by the Senate, the House Concurring, That the Iowa Legislative Research Bureau be directed to conduct during the 1965-1967 legislative biennium, a study concerned with all aspects of highways in the state including interstate, primary, farm-to-market, secondary, and municipal highways. Special attention should be given to the following:

1. A finance study to determine the adequacy of highway revenues, both

state and local.

2. An engineering study of the present deficiencies and the future needs of all highways, roads, and streets in the state.

3. A safety study to determine what is being done and what more can be done to make Iowa's roads safer; such study to include all aspects of periodic motor vehicle inspection, including the method of inspection, the authority for inspection, and the period of inspections.

4. An analysis of the highway, road, and street laws to determine how the laws can be strengthened to enable highway administrators to do a

better job.

5. Updating the engineering study of the Automotive Safety Foundation.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study. The Research Committee should give consideration to appointing at least five (5) individuals to serve in an advisory capacity to the committee so established from the following: the automotive industry, the League of Iowa Municipalities, the Iowa County Engineers Association, the Iowa County Supervisors Association, and the State Highway Commission.

Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to

January 1, 1967.

REPORT OF SPECIAL SENATE INVESTIGATING COMMITTEE CREATED UNDER SENATE CONCURRENT RESOLUTION 9

On Tuesday, February 9, the Iowa Senate adopted Senate Concurrent Resolution 9 which created a special investigating committee to conduct a full investigation into the practices and conduct of personnel in the Iowa Department of Agriculture. Under the authority of said resolution, Senators Main, Lucken, McNally, Lisle and Heaberlin, on behalf of the Senate, and Representatives Fisher, Jackson, Meacham, Melrose and Patton, on behalf of the House, were appointed to serve on the committee.

Having completed its investigation, the committee hereby submits the

following report:

FINDINGS AND CONCLUSIONS

1. When Kenneth Owen assumed his duties as Secretary of Agriculture, he found no records which would show the efficiency ratings of employees within the department. The evidence shows that former Secretary Liddy had compiled such records, but considered them his own personal property and, therefore, removed these records from the office.

2. Former Secretary Liddy had given entrance examinations to prospective Agriculture Department employees, but had destroyed the results of

these examinations.

3. To determine the work load of his employees, Secretary Owen required them to submit position classification questionnaires. The evidence shows that Mr. Richard Dennler substantially overstated his work load on the questionnaire. For this, and other reasons hereafter set forth, Secretary Owen terminated Mr. Dennler's employment.

4. Secretary Owen testified that he was suspicious of Mr. Dennler's expense vouchers but that this suspicion was a minor consideration in the dismissal of Mr. Dennler. The evidence shows that Mr. Dennler was habit-

ually negligent in reporting his expenses.

5. Secretary Owen further testified that he relied, in part, on statements made by Dr. Joynt and Nicholas Coad to the effect that Mr. Dennler was working on his new home during regular working hours. The record contains evidence that these statements were true.

6. The record shows that Mr. Dennler possessed an academic background more extensive than of Mr. Coad. However, Mr. Dennler's academic background was far more extensive than required for the position of milk sanitarian. Mr. Coad's academic background was more extensive than three

of the remaining sanitarians, and equal to the fourth.

7. The duties of milk sanitarian are not clearly defined by statute or regulation. The evidence shows that each of the five sanitarians, including Mr. Dennler, had a substantially different concept of his duties. In addition, the procedures used by each sanitarian for collecting milk samples and for determining the sanitary condition of farms and dairies, were substantially different, and apparently the sanitarians were given no instructions as to uniform procedures.

8. Over the years the work load of the Agriculture Department sanitarian has decreased substantially because of a steady decline in the number of producer farms and dairies. In fact, the work load of an Agriculture Department sanitarian is insignificant when compared with the work load of unit and local sanitarians. The evidence shows that there has been no reduction of work force in recent years in relation to the declining work

load.

9. Under existing law, Secretary Owen possesses absolute authority to dismiss an employee, whose position is one of trust and confidence, without cause. With respect to the dismissal of Richard Dennler from the position of milk sanitarian, the record shows that Secretary Owen did not act

arbitrarily, and that good cause did, in fact, exist at the time Mr. Dennler was dismissed. Finally, the committee finds that Richard Dennler was the product of a lax system.

RECOMMENDATIONS

The committee recommends as follows:

1. That the Secretary of Agriculture adjust the work force of milk sanitarians to reflect the decline in work load and to equalize the responsibilities of the milk sanitarians.

2. That the Secretary of Agriculture reorganize the entire Department of Agriculture to reflect the changes in the agricultural industry and to utilize modern methods of work evaluation.

3. That no further action be taken by the State of Iowa in regard to the

Dennler matter.

4. That the Executive Council conduct an intensive study of expenses in all departments of government and consider the advisability of a per diem basis for the payment of employee expenses.

5. That legislation be enacted to provide civil service protection to all state employees.

The undersigned committee members respectfully move that the foregoing report be adopted.

FRANKLIN S. MAIN, Chairman.
JAMES M. McNally.
STANLEY M. HEABERLIN.
Senators.

LLOYD G. JACKSON. AL MEACHAM. A. RAE MELROSE. Representatives.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 279 failed to pass the Senate.

DARYL H. NIMS.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 136, 253, 645 and 650.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr., 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 136, 253, 645 and 650.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 26th day of May, 1965, sent to the Governor for his approval: Senate Files 275, 404, 438, 499 and 552.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 25, 1965, the Governor had approved the following bills:

Senate File 111, relating to the taking of a special federal census in cities and towns.

Senate File 180, relating to the investment of public funds.

Senate File 224, relating to secondary roads.

Senate File 245, relating to fishing with bow and arrow.

Senate File 269, relating to school site tax.

Senate File 287, relating to licensing manufacturers, etc.

Senate File 293, relating to fees for hunting and fishing licenses.

Senate File 311, relating to powers and duties of the state board for vocational education, division of vocational rehabilitation.

Senate File 476, relating to patients in state institutions.

Senate File 531, relating to liquor control licenses.

Senate File 547, relating to directing the governor to examine the organization of all executive agencies of state government, etc.

Senate File 558, relating to members of the interim commercial code

study committee.

Senate File 567, relating to an appropriation to the social welfare department for the purpose of aid to the blind fund, dependent children fund, etc.

Senate File 578, relating to an appropriation to the national guard. Senate File 579, relating to an appropriation to the Iowa public em-

ployees retirement system fund.

Senate File 581, creating a general contingent fund of the state.

SENATE FILES WITHDRAWN

Senator Riley asked and received unanimous consent that Senate Files 230 and 449 be withdrawn from further consideration of the Senate.

REPORTS OF COMMITTEES

Senator O'Malley submitted the following report:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 416, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 597, a bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on judiciary to which was referred House File 685, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education providing for the reorganization of all or substantial parts of the following named school districts, to-wit: Buffalo township, Byron township, Hazelton township, Independence independent, Liberty township, Perry township, Rowley consolidated, Seward township, Sumner township, Washington township, and Westburg township, and the establishment therefrom of the Independence Community School District, all of said school districts located in Buchanan County, State of Iowa, and declaring the boundaries of the Independence Community School District in the county of Buchanan, State of Iowa, to be legally established, begs leave to report it has had the same under consideration and recommends the same do pass.

GEORGE E. O'MALLEY, Chairman.

Ordered passed on file.

Senator Main submitted the following report:

MR. PRESIDENT: Your committee on agriculture to which was referred House File 417, a bill for an act relating to the eradication of bovine brucellosis, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on agriculture to which was referred House File 498, a bill for an act relating to the state fair board, begs leave to report it has had the same under consideration and recommends the same do pass.

FRANKLIN S. MAIN. Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

Mr. President: Your committee on governmental subdivisions to which was referred House File 223, a bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other code sections, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 330, a bill for an act to clarify and strengthen

17

scribing:

the law for civil service, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

AMENDMENTS FILED

1 2 3 4	Amend Senate Concurrent Resolution 37 by adding the following: College Town Studios, 93 Photographs of Senators and Representatives (Joint) \$372.00
5	Total \$372.00
	C. Joseph Coleman.
1 2 3 4 5 6 7 8	Amend Senate File 184, section 4, subsection 4 by striking from lines 14 and 15 the words and figure "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figure "one hundred dollars (\$100.00)". Further amend Senate File 184 by striking from lines 16 and 17 the words and figure "two hundred fifty dollars (\$250.00)" and inserting in lieu thereof the words and figure "fifty dollars (\$50.00)".
0	Jack Schroeder.
1 2 3 4	Amend Senate File 184, section 10, subsection 4 by striking everything after the word "completed" in line 43 and inserting in lieu thereof the following: "a 10th grade high school education or its equivalent."
_	Donald W. Murray.
1 2	Amend Senate File 184, section 7, by striking subsection 10 and renumbering the remaining subsection.
_	HOWARD C. REPPERT, JR.
1 2 3 4	Amend Senate File 184, section 9, by striking from line 11 the words "to provide" and all of lines 12 and 13 and inserting in lieu thereof the following: "to administer and enforce the provisions of this act".
4	JACK SCHROEDER.
1	Amend Senate File 184 as follows:
2	1. By striking section 1 and section 2 and renumbering the
3	remaining sections.
4 5	2. By striking from section 4 all of subsection 1 and renumbering the remaining subsections.
6	3. By striking from section 5 in lines 7 and 8 the words "by
7	whatever designation and upon whatever place or premises" and
8 9	inserting in lieu thereof the words "under a license issued in accordance with this act but shall not include any of the services
10	hereafter set out in this section when performed by instructors
11	or students in a school of cosmetology licensed under Chapter 157.
12	4. By striking all of section 6 and renumbering the remaining
13 14	sections. 5. By striking from section 7 everything after the colon in
15	line 4 and inserting in lieu thereof the following:
16	"The board shall adopt rules for cosmetology schools pre-

- 18 1. Standards for sanitation and cleanliness.
- 19 2. Character endorsement by five (5) persons of new owners,
- 20 partners, stockholders and managing officers of cosmetology schools 21 licensed after the effective date of this act.
- 22 3. A regular schedule of examination dates upon which examina-23 tions for licenses shall be given with a minimum of three dates 24 in each calendar year."
- 25 6. By striking from section 8 in lines 3 and 4 the words "and 26 all cosmetologists instructing in a school of cosmetology" and in 27 lines 5 and 6 the words "or cosmetology instructors license".
 - 7. By striking section 9 and renumbering the succeeding

29 paragraphs.

- 8. By striking section 10 and renumbering the succeeding para-
- 31 graphs.

28

30

- 32 9. By striking from section 11 lines 3 and 4 the words "of
- 33 licensed cosmetologists" and by striking from line 5 of said
- 34 section the word and figure "two (2)" and inserting in lieu thereof
- 35 the word and figure "three (3)", and by striking from line 6 of 36 said section the word and figure "three (3)" and inserting in lieu
- 37 thereof the word and figure "two (2)".
- 38 10. By striking from section 12, lines 1, 2, and 3 to the colon 39 following the word thereof" and inserting in lieu thereof the 40 following:
- 41 "Section one hundred fifty-seven point eleven (157.11), Code 42 1962, is hereby amended by adding at the end of said section the
- 43 following: 'Except as provided in this section, and'."
- 11. By striking from section 12, lines 6 and 7, the words "No 45 school of cosmetology or owner of a heauty salon shall advertise
- 45 school of cosmetology or owner of a beauty salon shall advertise prices."
- 47 12. By inserting in section 13, line 3 after the word "thereof" 48 a period and striking the remainder of said section.
- 49 13. By striking section 14.

JACK SCHROEDER.

- 1 Amend House File 279 by striking from line 11 of section
 - 4 the words "most populous county shall each" and insert in
- 3 lieu thereof the words "more populous county shall".

John M. Ely, Jr.

- 1 Amend Senate File 627, section 1, line 6, by striking the period after 2 the word "Iowa" and adding the following:
- 3 "and to acquire a site therefor."

ANDREW G. FROMMELT.

- 1 House Joint Resolution 23 is hereby amended as follows:
- 2 1. By inserting in line 13 of section 3 after the word "study."
- 3 the following:
- 4 "The legislative research bureau shall provide research and
- 5 such other assistance as the committee may deem necessary."
- 6 2. By striking from line 5 of section 4 the words and figure
- 7 "ten thousand (10,000)" and inserting in lieu thereof the words
- 8 and figure "twenty-five thousand (25,000)".

JOHN P. KIBBIE.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Thursday, May 27, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, MAY 27, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend David L. Barnes, pastor of the First Christian Church, Mount Ayr, Iowa.

PETITIONS

The following petitions were presented and placed on file:

By Senator Denman, from fifteen residents of Polk County in opposition to sales tax on school lunches.

By Senator Stephens, from twenty-one residents of Louisa County favoring proposed legislation relating to vocational education.

PRESENTATION OF VISITORS

Senator Hill asked and received unanimous consent to present to the Senate thirty-five students, members of the sixth grade class of the Baxter Community School, who were present in the balcony accompanied by their instructor, Raymond H. Schult.

Senator Mills asked and received unanimous consent to present to the Senate ten students, members of the eighth grade class of the St. Joseph School of Haverhill, who were present in the balcony accompanied by their instructor, Sister Mary Nora; also, Mr. and Mrs. Richard Heil, Mr. and Mrs. Cletus Oetker and Mrs. Joe Goodman.

Senator Nims asked and received unanimous consent to present to the Senate twenty-nine students, members of the sixth grade class of the Roosevelt Elementary School, Ames, who were present in the baleony accompanied by their instructor, Beverly Brouhn.

Senator Nims asked and received unanimous consent to present to the Senate fifty-five students, members of the fifth grade class of the Sawyer Elementary School, Ames, who were present in the balcony accompanied by their instructors, Dorothy Budolfson, Gertrude Hemon, and their principal, B. G. Ellett.

Senator Balloun asked and received unanimous consent to present to the Senate twenty-five students from the Sac-Fox Indian Day School, Tama, who were present in the balcony accompanied by their instructor, Anna Lee O'Bryan.

Senator Mills asked and received unanimous consent to present to the Senate thirty-five students, also members of the Girl Scouts, from the St. Mary's School, Marshalltown, who were present in the balcony accompanied by their instructors, Sister Mary Charlotte and Sister Roberta Ann, and their leader, Mrs. John Eich.

Senator Flatt asked and received unanimous consent to present to the Senate forty-one students, also members of the Girl Scouts, from the Bridgewater-Fontanelle Schools, who were present in the balcony accompanied by Sena Campbell, Evelyn Ehrenfried and Mary Barr.

INTRODUCTION OF BILLS

Senate File 629, by committee on governmental affairs, a bill for an act relating to the legislative research committee and the legislative research bureau.

Read first and second times and placed on the calendar.

Senate File 630, by committee on governmental affairs, a bill for an act authorizing the state car dispatcher to expend more than two thousand dollars (\$2,000) for the purchase of station wagons.

Read first and second times and placed on the calendar.

Senate File 631, by committee on governmental affairs, a bill for an act relating to the use of joint county-city or town buildings.

Read first and second times and placed on the calendar.

THIRD READING OF BILLS

On motion of Senator Frommelt, Senate File 536, a bill for an act to allow a deduction from net income or credit against tax for contributions to national and state political parties and political organization committees, and to allow deductions by candidates for public office of campaign expenses, was taken up for further consideration.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 536, section 5, by striking in lines 2 and 3 the words "or political organization candidate".

Further amend Senate File 536 by striking all of section 6.

The amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 536, section 1, by striking the comma following the word "committee" in line 3 and inserting a period and striking remainder of the sentence.

Further amend Senate File 536 by striking all of subsection 2 of section 1.

The amendment was adopted.

Senator Frommelt asked and received unanimous consent that action on Senate File 536 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Coleman called up the following resolution and offered the following amendments and moved their adoption:

SENATE CONCURRENT RESOLUTION 37 By Appropriations Committee

Be It Resolved by the Senate, House Concurring: That the following authorized by legislative action, are hereby approved and ordered provided by section two point twenty (2.20), Code 1962:	
	7.40
College Town Studio, photographs (Senate)\$	
Communications Engineering Company, electrical work (Senate)	96.48
Des Moines Rubber Stamp Company, badges, name signs	
(Senate)	78.25
Executive Council, postage, supplies, telephone rental (Senate)	333.77
Executive Council, supplies for third quarter 1964-65 (Senate)	957.28
Adolph Feiler Photography, photographs, copy of bills (Senate)	8.85
IBM Corporation, typewriter ribbons, maintenance on machines	
(Senate)	43.00
Koch Brothers, supplies (Senate)	1.65
M and M Sales Company, typewriter ribbons (Senate)	23.50
Des Moines Rubber Stamp Company, rubber stamps, badges,	
number plates (House)	247.50
	1,945.25
Executive Council, telephone rental (House)	613.09
Adolph Feiler Photography, photographs, copy of House bill	
(House)	62.00
Hatfield Duplicating Company, service on machines, supplies	
(House)	100.40
IBM Corporation, typewriter ribbons, maintenance on machines	
(House)	34.21
Iowa Radio Supply Company, electric tubes (House)	4.98
Koch Brothers, supplies (House)	153.80
Lozier Florist, flowers for Representatives (House)	33.59
M and M Sales Company, ribbons and supplies (House)	60.35
Sears, Roebuck Company, six fans (House)	215.73
Thomas Electric Company, electric lamp, bulbs and service	
(House)	101.45
Wallace-Homestead Co., 1,000 gum labels (House)	24.00
• • • • • • • • • • • • • • • • • • •	5,146.53

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.

Koch Brothers, mimeo paper, stencils (House)	85.40 1.97 11.63 7.60 25.00
Total Amend Senate Concurrent Resolution 37 by adding the following: College Town Studios, ninety-three photographs of Senators and	143.25
Representatives (Joint)	
Total	\$ 372.00

On motion of Senator Coleman, the resolution as amended was adopted.

THIRD READING OF BILLS

On motion of Senator Ely, House File 684, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler offered the following amendment filed by Senators Rigler and Lodwick:

Amend House File 684 as follows:

- 1. In section 1, lines 2 and 3, strike the words and figures "five million six hundred ten thousand dollars (\$5,610,000.00)" and insert in lieu thereof the words and figures "seven million eight hundred eighty-one thousand dollars (\$7,881,000.00)".
- 2. In section 1, line 19, strike the figures "1,805,000.00" and insert the figures "4,410,000.00".
- 3. In section 1, line 20, strike the figures "\$5,610,000.00" and insert the figures "\$7,881,000.00".
 - 4. Strike all of section 2.
- 5. In section 4, line 4, strike the words "for approval", and in line 6 strike the words "for approval".

Senator Reppert took the chair at 9:40 a.m.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Frommelt asked unanimous consent to take up out of order House File 153.

Objection was raised.

Senator Frommelt moved that the Senate take up out of order the consideration of House File 153, which motion prevailed.

On motion of Senator Ely, House File 153, a bill for an act relating to taxation for the county fund for mental health, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn offered the following amendment filed by Senators Hagedorn, Hill and Ely:

Amend House File 153 as follows:

By adding the following as a new section:

Sec. 2. Amend section two hundred thirty point twenty-four (230.24), Code 1962, by striking from line thirty-one (31) the word "three-eighths (%)" and inserting in lieu thereof the word "three-fourths (%)".

Senator Hagedorn offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line 6 the word "three-fourths $(\frac{3}{4})$ " and inserting in lieu thereof the word "one-half $(\frac{1}{2})$ ".

The amendment to the amendment was adopted.

On motion of Senator Hagedorn, the amendment as amended was adopted.

Senator Ely moved that the bill be read a third 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:

Balloun Benda Briles Buren Burke Burns Coleman Condon Denman Dodds Elvers Ely	Flatt Floy Frommelt Griffin Hagedorn Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck	Khyl Lange Lisle Lodwick Lucken Main McGill McNally Mills Mincks Nims Nurse	O'Malley Patton Reno Reppert Rigler Riley Shirley Stanley Tabor Van Gilst Walker
Nays, 7:			*
Beneke DeKoster	Messerly Shaff	Shoeman Stephens	Vance

Absent or not voting, 5:

Cassidy Hagie Murray Schroeder Elthon The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, the Senate recessed until 1:10 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

The Senate resumed consideration of House File 684 and the amendment filed by Senators Rigler and Lodwick.

Senator Lodwick moved the adoption of divisions 1, 2 and 3 of the amendment.

Roll call was requested.

On the question "Shall divisions 1, 2 and 3 of the amendment be adopted?" the vote was:

Ayes,	22:

Balloun	Griffin	Mills	Shoeman
Benda	Kyhl	Rigler	Stanley
Beneke	Lange	Riley	Stephens
Briles	Lodwick	Schroeder	Vance
DeKoster	Lucken	Shaff	Walker
Flatt	Messerly		

Nays, 33:

Buren	\mathbf{Ely}	Klefstad	O'Malley
Burke	Floy	Kruck	Patton
Burns	Frommelt	McGill	\mathbf{Reno}
Cassidy	Hagedorn	McNally	Reppert
Coleman	Hagie	Mincks	Shirley
Condon	Hansen	Murray	Tabor
Denman	Heaberlin	Nims	Van Gilst
Dodds	Hill	Nurse	

Elvers Kibbie
Absent or not voting, 4:

Elthon	Heving	Lielo	Main

Divisions 1, 2 and 3 of the amendment were lost.

Senator Rigler moved the adoption of division 4 of the amendment.

Roll call was requested.

On the question "Shall division 4 of the amendment be adopted?" the vote was:

Aves. 26:

Balloun	Briles	Griffin	٠	Hansen
Benda	DeKoster	Hagedorn		Kvhl
Beneke	Flatt	Hagie		Lange

Stephens Lisle Mills Shaff Lodwick Rigler Shoeman Vance Lucken Riley Stanley Walker Messerly Schroeder Nays. 31: Buren Ely Kruck O'Malley Burke Flov Main Patton Frommelt Burns McGill Reno Cassidy Heaberlin McNally Reppert Coleman Heying Mincks Shirley Condon Hill Tabor Murray Van Gilst Kibbie Nims Denman Dodds Klefstad Nurse

Absent or not voting, 2:
Elthon Elvers

Division 4 of the amendment was lost.

On motion of Senator Rigler, division 5 of the amendment was adopted.

Senator Ely offered the following amendment and moved its adoption:

Amend House File 684 by inserting in line 6 of the title following the word "comptroller" the words "and to authorize and direct the sale of excess institutional farm land and farm equipment under the jurisdiction of the board of control".

The amendment was adopted.

Senator Ely moved that the bill be read a third 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:

Benda Elvers Klefstad Nims Kruck Beneke Elv Nurse Briles Flatt Lange O'Malley Floy Lodwick Buren Patton Burns Frommelt Main Reno Cassidv Hagedorn McGillReppert Coleman McNally Hansen Shirley Condon Heaberlin Messerly Stanley Mills DeKoster Heying Tabor Denman Hill Mincks Van Gilst Dodds Kibbie Walker Murray Nays. 11:

Balloun Lisle Schroeder Stephens
Griffin Rigler Shaff Vance
Kyhl Riley Shoeman

Absent or not voting, 4:

Burke Elthon Hagie Lucken

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 Nurse, Senate File 620, a bill for an act relating to reorganization of school districts, was taken up and considered.

Senator Klefstad offered the following amendment:

Amend Senate File 620 by striking all after the enacting clause and inserting the following:

Section 1. Section two hundred seventy-five point eleven (275.11), Code

1962, is hereby amended by adding thereto the following:

"All territory so joined shall be contiguous except that any non-high school and any independent school districts which are of contiguous territory and wherein the majority of the high school pupils within the territory attend high school on a tuition basis in a high school district which is not contiguous with the territory of the sending districts, may be permitted to join with the high school district into a single school district if the students were attending said high school prior to January 1, 1964.

Senator Nurse offered the following amendment to the amendment and moved its adoption:

Amend the amendment by striking from line twelve (12) the word "district" and inserting in lieu thereof the following: "district", with the approval of the county board of education, or county boards of education if two or more counties are involved, and with the approval of the State Department of Public Instruction;".

The amendment to the amendment was adopted.

On motion of Senator Klefstad, the amendment as amended was adopted.

Senator Nurse moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 4	6:	:
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11,500, 10.			
Beneke Briles Burns Cassidy Condon DeKoster Denman Dodds Elvers Ely Flatt Floy	Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Klefstad Kruck Kyhl Lange Lisle	Lodwick Lucken Main McNally Mills Mills Mincks Nurse Patton Reno Reppert Rigler	Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Navs. 5:

Hill	McGill	Murray	O'Malley
Kibbie			*

Absent or not voting, 4:

Buren Burke

Coleman -

Elthon

Voting present, 4:

Balloun Benda

Messerly

Nims

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator O'Malley, House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act, was taken up for further consideration.

Senator Messerly offered the following amendment:

Amend House File 682 by adding thereto the following new section: "Sec. 5. In computing the amounts that counties shall be billed for mental health services by the board of control not more than eighty percent (80%) of the amount appropriated to the mental institutions by this Act shall be divided by the total committed patient days for the same period as covered by the appropriation."

Senator Ely asked and received unanimous consent that action on House File 682 be deferred and that the bill be placed on the calendar under unfinished business.

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 95, a bill for an act to amend, revise and codify the statutes relating to dependent, neglected and delinquent children.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 568, a bill for an act to provide for representation in the senate and house of representatives in the Sixty-second General Assembly and thereafter.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 575, a bill for an act relating to civil defense in 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 604, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds one hundred dollars (\$100.00).

Also: That the House has concurred in Senate amendments to and passed House File 271, a bill for an act to require a statement of the taxpayer's resident school district on his state income tax return.

Also: That the House has adopted the second conference committee report on and adopted Senate Joint Resolution 24, a resolution proposing an amendment to the Constitution relating to the composition of the General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 95

Amend Senate File 95 as follows:

- 1. Section one (1), line two (2), by striking the word and figure "sixty-three (63)" and inserting in lieu thereof the word and figure "sixty-two (62)".
- 2. Section three (3), line sixty-one (61), by striking the words "or local law or ordinance" and inserting in lieu thereof the words "law or habitually violated local laws or ordinances".
 - 3. Section three (3), by adding the following subsection:

"'News media' means representatives of newspapers, other periodicals, radio and television stations, and other agencies of mass communication."

- 4. Section four (4), by striking lines one (1) through seventeen (17) and inserting in lieu thereof the following: "Whenever the court is informed that a child is in a state of neglect, dependency, or delinquency, the court shall make a preliminary investigation of the facts to determine whether the interests of the public or of the minor require that he or she be brought under the jurisdiction of the court. After the completion of the investigation, and if the court believes, in its discretion, that the child may be neglected, dependent, or delinquent the court shall direct the county attorney or probation officer to file a petition with the clerk of court. If the facts plead are admitted by the minor and consent is obtained from the parents, or guardian of the minor, the court may make whatever informed adjustment is practical without holding a formal hearing. Efforts to effect informal adjustment may be continued not longer than three (3) months without review by the judge".
- 5. Section four (4), lines nineteen (19), twenty-five (25), twenty-six (26), twenty-eight (28), and thirty-two (32), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 6. Section five (5), lines four (4) and five (5), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 7. Section six (6), lines three (3) and five (5), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 8. Section seven (7), line five (5), by striking the word "minor" and inserting in lieu thereof the word "child".
- 9. Section eight (8), lines two (2), three (3) and six (6), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

- 10. Section eleven (11), lines three (3), six (6), seven (7) and eight (8), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 11. Section twelve (12), line four (4), by striking the word "minor" and inserting in lieu thereof the word "child".
- 12. Section fourteen (14), lines one (1), three (3) and five (5), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 13. Section fifteen (15), lines four (4) and twelve (12), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 14. Section twenty-three (23), lines six (6) and seven (7), by striking the words and figure "two (2) mills" and inserting in lieu thereof the words and figure "one-half $(\frac{1}{2})$ mill".
- 15. Section twenty-seven (27), line one (1), by striking the word "shall" and inserting in lieu thereof the word "may".
- 16. Section twenty-eight (28), line four (4), by striking the word "minor" and inserting in lieu thereof the word "child".
- 17. Section twenty-eight (28), line six (6), by striking the word "only" and inserting in lieu thereof the following: "the news media, except in those cases which in the opinion of the court the best interest of the child and the public are served by a private hearing. The court shall also admit".

18. Section twenty-nine (29), line one (1), by striking the word "minor"

and inserting in lieu thereof the word "child".

19. Section thirty-one (31), lines three (3), four (4), five (5), seven (7), eight (8), ten (10), eleven (11) and thirteen (13) by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

20. Section thirty-two (32), line one (1), by striking the word "minor"

and inserting in lieu thereof the word "child".

- 21. Section thirty-five (35), lines one (1), six (6), seven (7), nine (9), thirteen (13), fifteen (15), nineteen (19), twenty-two (22), twenty-five (25) and twenty-seven (27), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 22. Section fifty-three (53), lines six (6), seven (7) and nine (9), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 23. Section fifty-four (54), lines three (3) and seven (7), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 24. Section fifty-five (55), by striking all of said section and inserting in lieu thereof the following:
- "The legal record of the juvenile court shall be a public record, and shall include the petition, information or indictment, notices, orders, decrees and judgments."
- 25. Section fifty-six (56), by striking all of said section and inserting in lieu thereof the following:

"The proceedings concerning delinquency petitions filed by parents and petitions concerning neglected or dependent children; the reports of juvenile court probation officers; and the reports on juvenile homes shall not be public records, but the court may make them public in its discretion."

26. Section fifty-seven (57), line three (3), by striking the word "and" and by striking all of lines four (4), five (5), six (6), seven (7) and eight (8) and inserting in lieu thereof the following: ". These records shall be public records."

27. Section fifty-nine (59), by striking all of said section.

28. Section sixty-five (65), line two (2), by striking the word "line" and inserting in lieu thereof the following: "lines three (3) and".

29. By adding thereto the following new section:

"The criminal court shall have concurrent jurisdiction with the juvenile court over children less than eighteen years of age who commit a criminal offense."

30. By renumbering the sections in accordance with this amendment.

HOUSE AMENDMENTS TO SENATE FILE 385

Amend Senate File 385 as follows:

1. Section one (1), line four (4), by striking the word "of".

2. Section one (1), line five (5), by inserting after the word "imprisonment" the words "in the county jail".

HOUSE AMENDMENTS TO SENATE FILE 575

Amend Senate File 575, section eight (8), subsection twenty-two (22), as follows:

1. By striking from lines three (3) and four (4) the words ", in which joint county-municipal defense and emergency planning administrations have not been formed,".

2. By inserting in line eight (8) after the word "counties" the words ", shall work with any joint county-municipal defense and emergency planning administrations which may have been formed within any of the counties,".

3. By striking from line nine (9) the words "civil defense advisory council" and inserting in lieu thereof the words "state civil defense director"

4. By adding thereto the following paragraph:

"The director employed by the county boards of supervisors may further serve as a joint county-municipal civil defense director for any joint county-municipal civil defense administration if a joint administration has been formed in any of the counties in which the director is serving. Where the director also serves as a joint county-municipal civil defense director, any city or town included in the joint administration may appropriate funds for the payment of the salary and expenses of the director in the same manner the city or town may appropriate money under the joint administration."

HOUSE AMENDMENTS TO SENATE FILE 604

Amend Senate File 604 as follows:

1. Section one (1), line seven (7), by inserting after the word "taxes" the words "from gross receipts subject to the sales tax".

2. Section one (1), line eight (8), by inserting after the word "commission" the words "or in a depository bank designated by the tax commission,".

3. Section one (1), line eight (8), by inserting after the word "sum," the words "except as hereinafter provided,".

4. Section one (1), line eleven (11), by striking the word and figures

"fifteenth (15th)" and inserting in lieu thereof the word "last".

5. Section one (1), lines twelve (12) and thirteen (13), by striking the words and figure "the third (3rd) month of the quarter," and inserting in lieu thereof the following: "no deposit will be required for the third

month of the calendar quarter and the total quarterly amount, less the

amount deposited for the first two months of the quarter,".

6. Section one (1), line fourteen (14), by inserting after the period the following: "Said monthly remittance procedure shall be optional for any sales tax permit holder whose average monthly collection of tax amounts to more than twenty-five and less than one hundred dollars."

7. Section one (1), line eighteen (18), by striking the word "his" and

inserting in lieu thereof the word "its".

- 8. Section one (1), line twenty-three (23), by inserting after the word "correct." the following: "All retailers who collect more than one hundred (100) dollars in retail sales tax in any one (1) month shall be required to file the retailer's monthly tax deposit except those retailers whose gross sales total less than two million (2,000,000) dollars annually and whose total gross sales are comprised of fifty (50) percent or more of sales made under conditional contract or other forms of sales wherein the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of sale, may have the alternative of filing either the retailer's monthly tax deposit or may continue to pay tax due on quarterly installments on or before the last day of the month next succeeding each quarterly period."
 - 9. Section four (4), line nine (9), by striking the word and figures

"fifteenth (15th)" and inserting in lieu thereof the word "last".

10. By adding thereto the following section:

"Subsection six (6) of section four hundred twenty-two point forty-two (422.42), Code 1962, as amended by chapter two hundred sixty-one (261), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line twenty (20) after the word 'period' the words 'or during such period for which the retailer is required to file a retailer's monthly tax deposit, whichever is applicable,'."

HOUSE AMENDMENTS CONSIDERED

Senator Flatt called up for consideration Senate File 575, a bill for an act to amend chapter twenty-eight A (28A), Code 1962, as amended, relating to civil defense in the State of Iowa, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Flatt 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, 55:

Balloun Benda Beneke Briles Buren Burke Burns Cassidy	Coleman Condon DeKoster Denman Dodds Ely Flatt Floy	Frommelt Griffin Hagedorn Hansen Heaberlin Heying Hill Kibbie	Klefstad Kruck Kyhl Lange Lisle Lodwick Lucken Main

McGill Nims Rigler Stephens McNally Nurse Rilev Tabor Messerly O'Mallev Schroeder Vance Mills Van Gilst Patton Shaff Mincks Reno Shoeman Walker Murray Reppert Stanley

Nays, none.

Absent or not voting, 3:

Elthon Hagie

agie Shirley

Voting present, 1:

Elvers

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 concurred in Senate amendments to and passed House File 195, a bill for an act relating to locking of voting machines.

Also: That the House has concurred in Senate amendments to and passed House File 42, a bill for an act to amend section ninety-six point three (96.3), subsections (4) and five (5), Code 1962, as to the method of determining benefit amount and duration of benefits for employment compensation.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 706, a bill for an act to appropriate from the general fund to the state board of regents.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 706, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents.

Read first and second times and referred to committee on appropriations.

SENATE CONCURRENT RESOLUTION 44 By Frommelt and Rigler

Whereas, the National Legislative Conference which is a part of the Council of State Governments will convene in its annual sessions, both in 1965 and 1966, and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, it would seem advisable that they should continue to do so:

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate, or the Assistant Secretary if the Secretary cannot attend, and the Chief Clerk of the House are hereby authorized to attend the 1965 and 1966 sessions of the organization and that the actual expenses in so attending these sessions be paid as provided by paragraph one (1), section two point twenty (2.20), Code 1962.

SENATE CONCURRENT RESOLUTION 45 By Frommelt and Rigler

Whereas, various meetings pertaining to the operation of legislative services are held between sessions of the legislature, and

Whereas, the President of the Senate and the Speaker of the House should have the authority to appoint representatives of the legislature to attend these meetings, and

Whereas, the members of various legislative committees are compelled to wait until after the next ensuing legislative session to secure repayment for actual expenses incurred in carrying out the duties of such research committees, and

Whereas, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such

representatives and such committee members;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described sessions or committee meetings should file expense accounts, subject to the approval of the President of the Senate and the Speaker of the House, and the State Comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1962.

SENATE CONCURRENT RESOLUTION 46 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House assume full responsibility in determining the policies incident to the details of closing the session of the Sixty-first General Assembly, and the reconvening of any special or subsequent regular session.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House make an inventory of all equipment and supplies on hand at the close of the session, and file the same with the Secretary of the Executive Council.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1962, provide all the supplies required for the convening of the next regular, any special, and during the session of the General Assembly, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to reserve for the

exclusive use of the General Assembly, during the interim, such rooms now occupied and used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment as they may deem proper and advisable and notify the Executive Council of their conclusion in said matter, and the Executive Council shall in no wise make other assignments of the rooms which are so reserved.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purpose of determining the advisability of replacing some of this equipment. The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment is to be stored in rooms reserved by the legislative officials above designated, and the Executive Council shall thereafter have exclusive custody of the same and make it available for the succeeding General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-first General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixty-first General Assembly and the reconvening of any subsequent regular or special session, shall be compensated for such services at the same rate as was fixed for the regular session of the Sixty-first General Assembly.

SENATE CONCURRENT RESOLUTION 47 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate be presented with the chair occupied by him during the session and the Speaker of the House of Representatives be presented with the chair occupied by him during the session, and that custodian of the statehouse be instructed to crate such furniture for shipment to the home residence of the President of the Senate and the Sueaker of the House.

Bt It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the furniture.

REPORT OF SECOND CONFERENCE COMMITTEE ON SENATE JOINT RESOLUTION 24

TO THE PRESIDENT OF THE SENATE AND THP SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on Senate Joint Resolution 24, a joint resolution providing for the composition and representation of the Iowa Senate and House of Representatives, beg leave to report and make the following recommendation:

1. That the Senate recede from its amendment to the House amendment. Howard C. Reppert, Jr., Chairman.

Stanley Heaberlin.

Merle W. Hagedorn.

On the Part of the Senate.

Stanley Heaberlin.

On the Part of the House.

EXPLANATION OF VOTE

We voted against House File 42 for the following reasons:

1. The bill, as amended, will reduce benefits paid to a large percentage of claimants who are in the low income brackets. Under existing law, claimants earning an average of \$45 weekly draw \$30 in benefits when unemployed or 66% percent of their average wage. This worker's benefits will be reduced to \$26.55 under the Senate version, or 59 percent of his average wage.

2. House File 42 destroys the present basic unemployment compensation principle of variable maximum which pays higher benefits to those with a family. Present law provides higher benefits for a married worker with children than it does for the worker with no dependents. This concept is ideal since it maintains benefits at a level sufficient to tide the worker over a period of economic insecurity and at the same time retain sufficient incentive for the unemployed worker to return to work as soon as work is available. The Senate version of House File 42 raises the maximum benefits for the single worker over 60 percent on the one hand and does not perceptively increase benefits for the family man.

3. The bill will significantly raise the payroll tax cost for Iowa's small employers. We are in full accord with those expressing the need for increasing unemployment compensation benefits. We voted for the Schroeder amendment to House File 42 (which failed to pass) that would have met the objections enumerated above and which would have raised the average benefit from \$31 to over \$38. We could not in good faith support the final Senate

version of House File 42.

SEELEY G. LODWICK. JACK SCHROEDER.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 find correctly enrolled: ports that it has examined and finds correctly enrolled: Senate Files 107, 110, 276, 566, 572, 585, 586, 589, 592 and 593; also, House Files 237, 286, 458, 550, 651 and House Joint Resolution 8.

ALFRED P. BREITBACH, SR. Chairman Senate Committee. GILBERT E. KLEFSTAD, 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 107, 110, 276, 566, 572, 585, 586, 589, 592 and 593; also, House Files 237, 286, 458, 550, 651 and House Joint Resolution 8.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

Mr. President: Your committee on enrolled bills respectfully reports that it has, on this 27th day of May, 1965, sent to the Governor for his approval: Senate Files 107, 110, 276, 566, 572, 585, 586, 589, 592 and 593.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 26, 1965, the Governor had approved the following bills:

Senate File 380, authorizing the auditor of state to employ certain public accountants.

Senate File 394, relating to jails in counties of the state.

Senate File 475, relating to a system of state preserves.

Senate File 518, relating to the Iowa natural resources council.

Senate File 529, relating to treatment of alcoholism.

Senate File 554, relating to interchange of federal, state and local government employees.

Senate File 562, relating to a governor's military award.

Senate File 565, relating to an appropriation for medical assistance to the aged.

Senate File 577, relating to scholarship program.

Senate File 587, relating to an appropriation for soil conservation districts.

Senate File 588, relating to an appropriation for capital improvements to the liquor control commission.

PRESENTATION OF GIFTS

Upon request, Senator Schroeder appeared in the well of the Senate and on behalf of the members of the Senate presented to Lieutenant Governor Fulton, President of the Senate, a pair of sterling silver candelabra; and to Senator Frommelt, Majority Floor Leader, and Senator Rigler, Minority Floor Leader, silver pitchers in recognition of their labors during the Sixty-first General Assembly.

President Fulton in accepting the gift said:

It has been a great pleasure working with the members of the Sixty-first General Assembly and the staff. It has been a great honor to serve as the presiding officer of the Senate, and I want to thank each member of the Senate for the courtesies extended throughout the session. I would like to extend thanks for myself as well as for my wife for this beautiful gift, which will always be a remembrance of the Sixty-first General Assembly.

Senator Rigler said:

On behalf of the minority party, and personally, I thank you all sincerely for this lovely silver pitcher. Although we would much prefer being in the majority, we have tried to be constructive and have appreciated the spirit of cooperation which has prevailed most of the session and which is exemplified in these presentations here today. While we have all often disagreed among ourselves and as political parties, we have all carried

on the proud traditions of the Iowa Senate in working for the best interests of Iowa.

Senator Frommelt said:

I wish to thank the members of the Senate for the lovely silver pitcher. Down through the years it will serve as a constant reminder of the pleasure and satisfaction I derived from acting as Maojrity Leader in the Sixty-first General Assembly which I feel will go down in history as one of the most productive legislative session in the history of our state.

The success of this session, I feel, is attributable to the teamwork displayed by the fifty-nine members of the Senate, along with the Lieutenant Governor and the staff. I am proud to be a part of the Iowa Senate.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Frommelt called up the report of the special Senate investing committee created under Senate Concurrent Resolution 9, filed and found on pages 1709, 1710 and 1711 of the Senate Journal.

Senator Lisle submitted the following report:

SUPPLEMENTAL REPORT OF THE REPUBLICAN MEMBERS IN VIEW OF THE UNSUPPORTED CLAIMS CONTAINED IN THE REPORT ADOPTED MAY 26, 1965, BY THE DEMOCRAT MEMBERS OF THE SPECIAL INVESTIGATING COMMITTEE CREATED UNDER SENATE CONCURRENT RESOLUTION 9

We, the undersigned, readopt and attach hereto our report of Findings and Conclusions dated April 28, 1965, in regard to the Dennler investigation. We point out that no member of the majority has attacked any fact set out in the aforesaid Minority Report, although it was released four weeks ago today.

The Democrats have this date filed and approved their report. We have no quarrel with the recommendations stated therein. Their claims of facts are another matter.

We will not comment on all of the claims which lack support in the record for the reason that many do not pertain to the central issue of the investigation, which is: Did Secretary Owen fire Mr. Dennler for cause or for political reasons?

The Democrat report in its findings No. 3, No. 4, No. 5, and No. 9 conclude, in effect, that Mr. Dennler was fired for cause. This just isn't so.

Democrat claim No. 3—"Secretary Owen terminated Mr. Dennler's employment because Mr. Dennler substantially overstated his work load, and for other reasons."

Fact—While Secretary Owen claimed in his testimony at the hearing that this was the reason he fired Mr. Dennler, the fact is that the Bureau of Criminal Investigation report which was admitted into evidence showed that Assistant Director R. D. Blair interviewed Kenneth Owen on February 17, 1965, at which time Mr. Owen stated he "discharged Mr. Dennler on the strength of conversation with four indivduals from Le Mars, Iowa. Mr. Owen said these individuals told him Mr. Dennler was not working

full time at his job." There was no mention in the interview of any other basis for discharge. Mr. Owen was permitted to read the written report of the BCI and stated that it was correct. (See Vol. 4, pages 749 and 750 of the transcript.)

Democrat claim No. 4—"Secretary Owen was suspicious of Mr. Dennler's expense vouchers and this was a minor consideration in his firing of Mr. Dennler, and Mr. Dennler was habitually negligent in reporting his expenses."

Fact—(a) The claim of irregular expense vouchers was not mentioned by Secretary Owen during his interview by the Assistant Director of the Bureau of Criminal Inevstigation, (See page 3 of BCI report.)

(b) In his testimony, Mr. Owen stated that when he talked to Mr. Dennler after firing him, the only criticism Mr. Owen had was that he felt Mr. Dennler was not familiar with his duties and that there was the matter of working on his house during state time. (See page 741, Vol. 4 of the transcript.)

(c) There is not a scintilla of evidence that Mr. Dennler was habitually negligent in reporting his expenses. He was able to account for each and every dime. It is interesting to note that during the month of March, Coad spent \$33.23 for milk samples, which is more than Mr. Dennler normally claimed for reimbursement on milk sample expenses. (See page 85 of the Report of the Committee prepared by Attorney Greer.)

(d) Secretary Owen has since approved Mr. Dennler's expense vouchers and certified them as true and correct.

Democrat claim No. 5—"Secretary Owen relied on statements made by Dr. Joynt (Plymouth County Democratic Chairman) and Nicholas Coad (the Deomcrat hired by Secretary Owen to replace Mr. Dennler), that Mr. Dennler was working on his new home during regular working hours and the record contains evidence that these statements were true."

Fact—(a) The record shows conclusively that Mr. Dennler's hours and other milk sanitarians' hours were irregular (see page 184, Vol. 1 of the transcript) and that the total amount of work which Mr. Dennler did on his new home over nearly a two-year period could be done in a week's time by one carpenter. (See pages 424 and 425, Vol. 2).

(b) Secretary Owen admits he did not discuss the charge of working on his house on state time prior to discharging Mr. Dennler. (See Vol. 4, page 753 of the transcript.) Any fair-minded person would give an employee the right to deny or explain charges made by an individual who wanted the employee's job.

(c) The alleged complaints came from Democratic friends of Secretary Owen in Plymouth County. Secretary Owen made no effort to verify with Richard Stedman, senior milk sanitarian with the Department of Public Health, whether Mr. Dennler was doing his job. (Pages 751 and 752, Vol. 4.) If politics weren't involved, surely Secretary Owen would have done that much.

Democrat claim No. 9—"Secretary Owen did not act arbitarily and had good cause to discharge Mr. Dennler."

Fact—(a) Secretary Owen fired Mr. Dennler without ever meeting him or talking to him. (Pages 753, Vol. 4.)

(b) The firing occurred on January 20, 1965, 13 working days after Secretary Owen took office. (See page 3, BCI report.)

(c) Coad reported to work four days after the firing of Mr. Dennler. (See Coad's expense voucher admitted in evidence.)

(d) Coad was an active Democrat. (Page 719, Vol. 4.)

(e) After Mrs. Felland criticized him, Secretary Owen admitted he told Mrs. Felland he would reconsider the firing of Mr. Dennler.

"Q. Didn't you later tell her that you would reconsider the firing of Mr. Dennler?

A. Much earlier in the week I told her that I would look into it further. (Page 756, Vol. 4 of the transcript.)

If he had good cause for firing Mr. Dennler and the firing was not

political, why did he agree to reconsider?

(f) Although Secretary Owen testified he first talked to Mr. Coad about a job as a sanitarian after he dismissed Mr. Dennler (Page 751, Vol. 4), Mr. Coad admitted:

Senator Lisle: Mr. Coad, when did you first talk to Mr. Owen about a job? Mr. Coad: Well, let's see—some time in December. I believe. (Page 711, Vol. 4 of the transcript.)

CONCLUSION

After seven weeks' delay, the majority furnished its report to the Committee. We requested 24 hours in order to point out in the 1000 page transcript of the hearings wherein the majority report was factually in error.

In the view of the seven-week delay in making a report, we felt another 24-hour delay would not be unreasonable. We were denied this request. We then asked six hours to do so. This privilege also was denied us. The majority then proceeded to vote approval of the report without allowing us to suggest changes. Accordingly, we file this supplemental report to set the record straight.

Dated May 26, 1965.

REPRESENTATIVE C. RAYMOND FISHER.
REPRESENTATIVE JAMES E. PATTON.

SENATOR J. HENRY LUCKEN. SENATOR VERN LISLE.

REPORT OF THE MINORITY MEMBERS OF THE INVESTIGATING COMMITTEE CREATED UNDER SENATE CONCURRENT RESOLUTION 9

A cloud consisting of innuendo, heresay and half truths has been hanging over the head of Richard Dennler for more than three months. As a result, he is still without employment.

Twenty-one days have passed since the last testimony was taken before the Legislative Investigation Committee created under Senate Concurrent Resolution 9. Mr. Dennler, the General Assembly, and the State of Iowa are awaiting a committee report. In a court of law, such a delay in reaching a jury verdict would be unthinkable. It is no less unthinkable in the present instance. (1)

Rather than postpone a decision further, particularly when it is unnecessary that we do so, and in keeping with the admonition in Senate Concurrent Resolution 9 that a report be made "as soon as possible", we do hereby render our findings to the General Assembly and the people of Iowa as follows:

FINDINGS

- 1. Richard Dennler was discharged for political reasons and without cause.
- 2. Richard Dennler was a competent and qualified milk sanitarian who, at all times, did his job "in an excellent manner".
- 3. Nicholas Coad, the man hired to replace Richard Dennler, is gravely lacking in both training and qualifications to perform the important duties of state milk sanitarian.

4. The failure of Secretary of Agriculture Owen to provide a hearing for Mr. Dennler on the anonymous accusations made against Mr. Dennler, a war veteran, prior to discharging Mr. Dennler, violates the spirit and the letter of Section 70.6, Code of Iowa, 1962.

5. There is no evidence to support the charge of impropriety regarding Mr. Dennler's expense account, and further, the matter of his expense

vouchers had nothing to do with his discharge.

6. The formal hearings held by the committee were conducted with shocking disregard for the American traditions of justice and fair play.

EVIDENCE IN SUPPORT OF FINDINGS

Finding No. 1. Richard Dennler was discharged for political reasons and without cause.

The decisions to fire Richard Dennler was made before Secretary Owen was sworn into office. Nicholas Coad, the man who was hired to replace Mr. Dennler, admitted discussing getting the job as early as December, 1964. Mr. Coad and three other active Democrats, one of them, Dr. Robert Joynt, the Democratic party chairman in Plymouth County, supposedly made complaints about Mr. Dennler working on his home at various times during the day. On only the thirteenth working day on the job, Secretary Owen admittedly had a letter dispatched to Mr. Dennler discharging him. This was on a Wednesday, and the letter would presumably reach Mr. Dennler on a Friday. The following Monday, Mr. Coad reported to Des Moines for work. (See Coad's claim voucher for expenses commencing January 24, 1965.)

Secretary Owen admitted he made no effort to verify the alleged complaints, nor did he give Mr. Dennler the courtesy to deny the charges or explain the situation. Secretary Owen could have contacted the Department of Public Health to see if Mr. Dennler was doing a satisfactory job. This was not done. Had there been any basis, other than political considerations in the discharge, surely Secretary Owen would have given this employee of 18 years the opportunity to answer the complaints, and he would not have based his decision on anonymous informers from the opposite political party as that of the accused.

Finding No. 2. Richard Dennler was a competent and qualified milk

sanitarian who, at all times, did his job "in an excellent manner".

No witness appearing before the committee, except Secretary Owen, disputed the fact that Richard Dennler was a highly qualified and capable state employee. See page 8 of the BCI report wherein the following appears: "Mr. R. E. Stedman said he considered Mr. Dennler to be an excellent milk sanitarian". (Mr. Stedman is Senior Milk Sanitarian for the Department of Health.) See pages 4 and 5 of the BCI report where Mr. Everett Hart, Chief of Consumer Protection Division of the Department of Agriculture, stated Mr. Dennler was "a very good sanitarian because of his education and long experience. He took an interest in his job and was doing his job as required." See also the testimony of Mrs. Huda Felland, Director of the State Bacteriological Laboratory, to the effect that Mr. Dennler was an excellent sanitarian. See also BCI report, pages 21 through 39, for numerous commendations of Mr. Dennler by nearly all dairy farmers and dairy operators in Mr. Dennler's territory.

Finding No. 3. Nicholas Coad, the man hired to replace Richard Dennler. is gravely lacking in both training and qualifications to perform the

important duties of state milk sanitarian.

Mr. Coad added a humorous touch to the hearings when he contended that he could perform the duties of a state milk sanitarian with only a

week's training on the job and without previous experience in milk sanitation procedures, or experience in the dairy industry. His lack of understanding of the duties of the job of milk sanitarian was so gross at the time of the hearings that he admitted that he spent only two days a week at work. This is similar to the situation where "if you can keep your head while those about you are losing theirs, maybe you don't know how serious the situation is". It is obvious that if Mr. Coad knows only enough about the duties of the job to spend two days at it, he knows very little. It should be noted at page 18 of the BCI report that the Department of Health considers minimum qualifications to include a college degree in sanitary engineering, or its equivalent, and at least two years' public health experience in public health engineering, or milk and food sanitation, none of which Coad had. While milk sanitarians other than Mr. Dennler lacked certain formal qualifications, they had on the average, fourteen years actual experience in the field operating or managing dairies prior to their becoming milk sanitarians. Coad had no such background. Mr. Victor Brunner, who is assigned the job of teaching Coad his duties, stated that it would take a year before he could predict how long it would take to teach Mr. Coad his duties as a milk sanitarian.

Finding No. 4. The failure of Secretary of Agriculture Owen to provide a hearing for Mr. Dennler on the anonymous accusations made against Mr. Dennler, a war veteran, prior to discharging Mr. Dennler, violates the spirit and the letter of section 70.6, Code of Iowa, 1962.

Mr. Richard Dennler served his country during World War II. Section

70.6 of the Code of Iowa, 1962, states:

"Removal—certiorari to review. No person holding a public position by appointment or employment, and belonging to any of the classes of persons to whom a preference is herein granted, shall be removed from such position or employment except for incompetency or misconduct shown after a hearing, upon due notice, upon stated charges, and with the right of such employee or appointee to a review by a writ of certiorari."

Secretary Owen admitted he did not hold a hearing for Mr. Dennler, upon due notice and upon stated charges. He merely perfunctorily had an employee write Mr. Dennler a letter firing him. See page 3 of the BCI

report and the testimony of Secretary Owen himself.

Finding No. 5. There is no evidence to support the charge of impropriety regarding Mr. Dennler's expense account, and further, the matter of his

expense vouchers had nothing to do with his discharge.

After public indignation over the firing of a competent milk sanitarian and his replacement by an unqualified individual Secretary Owen, in a desperate effort to find justification for the discharge, went over Mr. Dennler's expense vouchers for the past several years with a magnifying glass and a fine-tooth comb. Arrangements were made for the Attorney General's Office to do the same, and subsequent to this, the Bureau of Criminal Investigation followed suit.

Richard Dennler's total expense claims placed him second low among all milk sanitarians. (2)

Mr. Dennler honestly and frankly stated that he could not vouch for each entry as having been exact, but stated that the total amount claimed represented what he actually was out-of-pocket in expenses. He followed the practice which is common and well established in business and industry of filling out his expense forms after a period of time, such as a week, had passed. (3)

Mr. Dennler's expense claims for meals, ice, milk samples and other items which he was required to purchase totalled less than \$5.00 per day,

but could he have foreseen that the Department of Agriculture, the Attorney General's Office, the Bureau of Criminal Investigation and a trial attorney hired by a legislative investigating committee would one day be asking him to recall how many meals he had in a year's time in one town in his territory, he undoubtedly would have paid more meticulous attention to the filling out of expense vouchers. Nonetheless, there was not a shred of competent evidence that Richard Dennler received money which exceeded what he spent in the necessary performance of his job. The expense account accusation was mere hindsight. It was dreamed up after Richard Dennler had already been discharged and it was not substantiated at the hearings.

Finding No. 6. The formal hearings held by the committee were conducted with shocking disregard for the American traditions of justice and fair

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The hearings were models of trial and error, mostly the latter. Before the formal hearings, a preliminary meeting was held which resulted in the recitation of outrageous hearsay and opinion evidence. After public reaction against such actions became manifest, there were profuse regrets expressed about the use of hearsay from members of the majority party in the Senate (4), including a lawyer member in the committee. Assurances were given that this practice would not be repeated in the future. Consider the subsequent exchange taken verbatim from the transcript, when the formal hearings were thereafter held:

"Questions of Mr. Coad by Mr. Greer.

Q. When were they last inspected?

A. Well, in talking in the managers of both plants to their knowledge they had never been inspected. I showed them the inspection form and they looked it over and said they never seen anything like that. I asked them when Mr. Dennler had been there last. They both said about the same thing. They had never seen Mr. Dennler or heard of him until they read about him in the paper.

Sen. Lucken: Mr. Chairman, I would like to ask now, is this hearsay? Mr. Greer: (Nodding head in affirmative fashion) Anything that anybody else told Mr. Coad not in the presence of Mr. Dennler would be

hearsay.

Sen. McNally: That would be true in any kind of a criminal case or civil case, Mr. Greer, but we are not charging anybody with anything here, so the hearsay rule doesn't apply.

Mr. Greer: I understand that, but apparently some of the other people

in here do not."

Space does not allow mention of all the improprieties occurring during the hearings, but suffice to mention the following examples: a refusal to permit Mr. Dennler to be present while his wife testified, and vice versa; the refusal to call Secretary Owen and Nicholas Coad, the accusers of Richard Dennler, prior to making Mr. Dennler take the stand; the refusal to let Mr. Dennler's attorneys cross-examine hostile and adverse witnesses; the refusal to permit attorneys for any witness to speak or to lodge objections to improper questions; and the questioning of Coad and others about state forms prepared by Mr. Dennler, without ever showing them to Mr. Dennler when he had testified earlier, or otherwise provide Mr. Dennler a chance to explain the forms. Mention should also be made of the fact that the majority party was represented by two legislators who are practicing attorneys, and by an employed attorney whose partisanship and lack of objectivity was clearly manifest within 24 hours after the committee employed him. There were no Republican lawyers appointed to the

committee, a basic unfairness, which was remedied in part by the decision of Senate Republicans to have a member of the Senate whose occupation is practicing attorney, attend the hearings and advise the minority with respect to legal aspects. The arrangement was handicapped by the committee restriction that the minority counsel could not ask questions or make comments about the flagrant violation of rules of law and evidence, but could only do so through a committee member. The unfairness contrasts with the recent Highway Commission investigation by the Interim Committee where hearsay and other incompetent evidence was excluded, where both the majority and minority had lawyers who were committee members, where cross-examination of hostile witnesses was permitted, and where objections to improper questions could be lodged, and where witnesses were not excluded during interrogation of other witnesses. The transcript of the Dennler hearings may serve as a model for future legislatures in "How Not To Conduct a Fair Hearing".

SUMMARY

Despite the basic unfairness of the hearings and the desperate effort to divert the public attention from the issues, one truth clearly emerges. That truth is that Richard Dennler was discharged solely for political reasons and an unqualified person hired in his stead. We cannot dispute the legal right of Secretary Owen to practice the spoils system, regardless of the expense to the taxpayers or the consequences to public health, despite Governor Hughes' statement that no unqualified Democrat would replace qualified personnel. Secretary Owen exercised his legal right and power to hire whomever he wanted, regardless of qualifications or lack of them. We cannot dispute this right, but we can and do protest the harassment, the maligning and the persecution of Richard Dennler and his family in a futile effort to justify the political firing. Had the Governor and the Secretary of Agriculture been as forthright as Dr. Robert Joynt (5), chairman of the Democratic party in Plymouth County, no one could accuse them of hypocrisy. In addition, the people would have been spared the spectacle of sham created by high officials of the state foolishly denying the obvious. The House and Senate would have been spared the blot of shame cast upon its proceedings this session by the manner in which the hearing was conducted under rules adopted by the majority. The State Treasury would have been spared approximately \$6,000 in legal fees and court reporting expense. (6) And most important of all, Richard Dennler would have been able to have found employment in the line of work at which he has spent his last 18 years.

A great wrong has been committed against an ordinary citizen. For two long months, the full machinery of state government was brought to bear against Mr. Dennler. Simple justice demands this wrong be redressed without further delay, since in the language of the law, justice delayed is justice denied. In the interest of fair play, we shall wait no longer in issuing this, a report of the minority members of the Legislative Investigating Committee created under Senate Concurrent Resolution 9.

REPRESENTATIVE C. RAYMOND FISHER. REPRESENTATIVE JAMES E. PATTON. April 28, 1965. SENATOR J. HENRY LUCKEN. SENATOR VERN LISLE.

(1) A jury verdict is reached without the jury having the advantage of a transcript of the testimony. Furthermore, on the second day of the five days of formal testimony taking, the committee was furnished with a printed, comprehensive report of the Bureau of Criminal Investigation,

containing essential circumstances of the evidence produced at the formal hearings, particularly with regard to the issue of whether the discharge

of Richard Dennler was politically inspired.

- (2) See pages 7 and 8 of the 1964 Salary Book. Mr. Dennler's expenses. including purchases of milk samples, average less than \$100 a month, or less than \$25.00 a week. He purchased milk at grocery stores for temperature checks. Mr. Ray Pieratt, a milk sanitarian, testified that you could reasonably purchase as much as \$6.00 at one grocery store alone. It is interesting to note that Mr. Coad submitted a voucher, which is in evidence, showing purchases in excess of \$4.00 at one grocery store. There are hundreds of grocery stores in Mr. Dennler's territory, and it is essential in the interest of public health that this milk be refrigerated at a proper level. Although Mr. Coad was not aware of the proper technique, everyone else who testified, including Mr. Stedman, stated that the only accurate way is to punch a hole in the milk carton and insert a thermometer, thereby necessitating the purchase of same from the store owner. In one month, Mr. Coad's milk and ice samples have cost him nearly \$36.00. This is on a two-day week, so it is not at all surprising that Mr. Dennler's expenses for milk, ice and meals should approach nearly \$100 per month on a five-day week basis. An objective observer should also examine page 13 of the Salary Book for 1964 and compare the expense claims of bank examiners, who apparently follow the practice of arbitrarily filling out their expense vouchers at the rate of \$1.00 for breakfast, \$1.50 for lunch, and \$2.50 for dinner, regardless of what the amount actually was. For more similar basis of comparison, see page 19 of the Salary Book for the expense claims paid to inspectors in the Warehouse Division of the State Commerce Commission.
- (3) The federal government avoids the drudgery of requiring minutely itemized expense vouchers, and, instead, provides for a fixed per diem to be paid over and above salary, and regardless of the exact amount incurred for meals and the like. Consideration should be given to adopting this practice in the interest of uniformity and in the interest of saving the state money in man hours spent completing vouchers and in auditing same.
- (4) The lone exception to this was Senator William Denman (D, Polk County) who did not wait for public reaction, but expressed his unhappiness about the use of hearsay and the violation of civil rights, immediately upon hearing about the situation.

(5) See the Register & Tribune, April 3, 1965.

(6) Secretary Owen should have been called as the first witness, not as one of the last witnesses. Had he been, there would have been no need to have proceeded further since Senate Concurrent Resolution 9, as amended, addressed itself to the inquiry about the General Assembly's concern "with the desirability, in the public interest, of at all times maintaining in all branches of state government personnel duly trained and qualified to fulfill the functions assigned to them; and whereas, questions have been raised as to the practices and conduct of personnel in the Department of Agriculture; and whereas the public and all concerned will be best served by making facts fully known as to the practices and conduct of personnel in the Department of Agriculture up to the present time", it would have been clearly and early established that the firing was political and that a competent individual was replaced by one who lacked training and qualifications. A further criticism can be fairly directed against the decision not to release the Bureau of Criminal Investigation report upon its completion. This report was ultimately admitted into evidence without objection from any of the interested parties or any of the committee members. Had this report been released at the time it had been completed, several weeks' delay would have been saved and there would have been no need for the formal five days of testimony taking. Nothing new has developed on the question of the motives or reasons of Secretary Owen for firing Mr. Dennler at the time the testimony was taken that was not essentially contained in the Bureau of Criminal Investigation report.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President Fulton presiding.

UNFINISHED BUSINESS

Senator Riley called up the following motion filed by him and moved its adoption:

 $\mbox{Mr.}$ President: I move to reconsider the vote by which Senate File 400 passed the Senate.

The motion prevailed.

Senator Hagedorn moved to reconsider the vote by which Senate File 400 went to its third reading, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 400, a bill for an act to establish a secondary road research fund, was taken up for further consideration.

Senator Hagedorn moved to reconsider the vote by which the amendment, filed by Senators Hagedorn and Messerly on May 19, was adopted on May 25, which motion prevailed.

Senator Hagedorn moved the adoption of the amendment.

The amendment was lost.

Senator Hagedorn asked and received unanimous consent that House File 424 be substituted for Senate File 400.

On motion of Senator Hagedorn, House File 424, a bill for an act to establish a secondary road research fund, was taken up and considered.

Senator Hagedorn moved that the bill be read a third 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:

Balloun
Benda
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Denman
Dodds

Ely Flatt Floy Frommelt Hagedorn Hansen Heaberlin Heying Kibbie Kruck

Elvers

Kyhl
Lange
Lisle
Lodwick
Lucken
Main
McGill
McNally
Mincks
Murray

Nims Nurse O'Malley Patton Reppert Rigler Riley Shirley Stanley Tabor

Nays, 9:

Griffin Hill Klefstad Messerly Reno Schroeder Shoeman Stephens Vance

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Absent or not voting, 8:

Condon DeKoster Elthon Hagie Mills Shaff Van Gilst Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hagedorn asked and received unanimous consent that Senate File 400 be withdrawn from further consideration of the Senate.

HOUSE AMENDMENT CONSIDERED

Senator Frommelt called up for consideration Senate File 603, a bill for an act relating to the filing of assessment protests with the boards of review, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 603

Amend Senate File 603 by striking all of line seven (7) of section two (2) after the word "to" and inserting in lieu thereof the following: "and include the period from June 10 to June 20 of such year."

The Senate concurred in the House amendment.

Senator Frommelt 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, 52:

Balloun Benda Beneke Briles Buren Burke Burns Cassidy Coleman DeKoster Denman Dodds Elvers Ely Flatt Floy Frommelt Griffin Hagedorn Hagie

Rigler Hansen Lange Mincks Heaberlin Lisle Murray Riley Lodwick Shirley Heying Nims Shoeman Hill Lucken Nurse Main O'Malley Stanley Kibbie McGill Stephens Klefstad Patton Kruck McNally Reno Tabor Messerly Vance Kyhl Reppert

Nays, 1: Shaff

Absent or not voting, 6:

Condon Mills
Elthon Schroed

Mills Schroeder Van Gilst

Walker

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 Coleman, House File 689, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling for additional library space and providing funds to obtain additional library shelving, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Flatt Lange Reno Benda Flov Lisle Reppert Frommelt Lodwick Rigler Beneke Lucken Briles Griffin Riley Hagedorn Main Schroeder Buren McGill Hansen Shaff Burke Cassidy Heaberlin McNally Shirley Heying Mincks Shoeman Coleman DeKoster Hill Murray Stanley Denman Kibbie Nims Stephens Tabor Dodds Klefstad Nurse O'Malley Elvers Kruck Vance Elv Kvhl Patton Walker

Nays, none.

Absent or not voting, 7:

Burns Elthon Messerly Van Gilst Condon Hagie Mills

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 690, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling heating system and air conditioning and to permit acceptance of federal funds for participation, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shoeman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Balloun Flatt Lisle Reppert Benda Flov Lodwick Rigler Frommelt Main Beneke Riley Briles Griffin McGill Schroeder Hagedorn McNally Buren Shaff Burke Hansen Messerly Shirley Burns Heaberlin Mincks Shoeman Cassidy Heying Murray Stanley Coleman Hill Nims Stephens Kibbie O'Malley Denman Tabor Dodds Klefstad Nurse Vance Walker Elvers Kyhl Patton Elv Lange Reno

Nays, 2:

DeKoster Kruck

Absent or not voting, 5:

Hagie

Condon Elthon

Voting present, 1:

Lucken

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Mills

Van Gilst

On motion of Senator Hansen, House File 691, a bill for an act to authorize the state conservation commission to use monies appropriated by chapter twenty-four (24), section two (2), Acts of the Fifty-ninth General Assembly, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hansen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun Briles Burns DeKoster Benda Buren Cassidy Denman Burke Coleman Beneke Dodds

Elvers Kibbie Messerly Rilev Ely Klefstad Mincks Schroeder Flatt Kruck Shaff Murrav Floy Kyhl Nims Shirley Frommelt Lange Nurse Shoeman Griffin Lisle O'Malley Stanley Hagedorn Lodwick Patton Stephens Hansen Lucken Reno Tabor Heaberlin Main Vance Reppert Heying McGill Rigler Walker Hill McNally

Nays, none.

Absent or not voting, 5:

Condon

Elthon

Hagie

Mills

Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Flatt, House File 694, a bill for an act to appropriate from the general fund of the State of Iowa to the national guard and state guard for the purpose of various capital improvements, and repairs, replacements, alterations, equipment and rehabilitation, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Flatt moved that the bill be read a 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. 53:

Balloun Benda Beneke Briles Buren Burke Burns Cassidy Coleman Denman Dodds Elvers Ely Flatt

Flov Frommelt Griffin Hagedorn Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kvhl Lange

Lisle Lodwick Lucken Main McGillMcNally Messerly Mincks Murray Nims Nurse O'Malley Patton

Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Walker

Nays, 1:

DeKoster

Absent or not voting, 5 Condon Elthon

Hagie Mills Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to,

UNFINISHED BUSINESS

On motion of Senator Denman, House File 229, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees collectible with respect to titles and liens as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers, was taken up for further consideration.

Senator Kyhl moved the adoption of the following amendment:

Amend House File 229 as follows:

- 1. By striking section 1.
- 2. By striking from line 4 of section 2 the words "and fifty cents'.
- 3. By striking section 3.
- 4. By striking from section 4 all of the section following the colon (:) in line six (6) and inserting in lieu thereof the following: "sixty-five cents.".
 - 5. By striking from line 4 of section 5 the words "and fifty cents".

The amendment was adopted.

Senator Kyhl offered the following amendment, filed by Senators Kyhl and Denman, and moved its adoption:

Amend House File 229 by striking from line 4 of section 4 the words "one dollar", and inserting in lieu thereof the words "seventy-five cents".

The amendment was adopted.

Senator Kyhl moved that the bill be read a third 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:

Frommelt

Balloun Benda Beneke Briles Burke Burns Coleman DeKoster Denman Dodds Ely	Flatt Floy Griffin Hagedorn Hansen Heying Hill Kruck Kyhl Lange Lisle	Lodwick Main McGill McNally Messerly Mincks Murray Nims Nurse O'Malley Patton	Reno Reppert Rigler Riley Schroeder Shaff Shirley Stanley Stephens Tabor
Nays, 7:	,	**	•
Buren Cassidy	Elvers Heaberlin	Klefstad Shoeman	Vance
Absent or no	t voting, 9:		
Condon Elthon	Hagie Kibbie	Lucken Mills	Van Gilst Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hagedorn, House File 189, a bill for an act relating to improvement and maintenance of extensions of primary

roads within cities and towns, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn moved that the bill be read a third 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:

Benda	Flatt	Lisle	Patton
Burke	Floy	Lodwick	\mathbf{Reno}
Burns	Frommelt	McGill	Reppert
Cassidy	Hagedorn	McNally	Rigler
Coleman	Hansen	Messerly	Riley
Condon	Heaberlin	Mincks	Schroeder
Denman	Heying	Murray	Shirley
Dodds	Kibbie	Nims	Stanley
Elvers	Klefstad	Nurse	Tabor
Ely	Kruck	O'Malley	Van Gilst
Nays, 12:			
Balloun	DeKoster	Kyhl	Shoeman
Beneke	Griffin	Lange	Stephens
Briles	Hill	Lucken	Vance
Absent or no	t voting, 7:		
Buren	Hagie	Mills	Walker
Elthon	Main	Shaff	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Reppert asked and received unanimous consent that Senate File 106 be withdrawn from further consideration of the Senate.

On motion of Senator Mincks, House File 304, a bill for an act to change the age limit for a child to be eligible for aid to dependent children, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Mincks moved that the bill be read a 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, 32:

Burke	Flatt	Klefstad	O'Malley
Burns	Floy	Lange	Patton
Cassidy	Frommelt	McGill	\mathbf{Reno}
Coleman	Hansen	McNally	Reppert
DeKoster	Heaberlin	Mincks	Rigler
Denman	Heying	Murray	Riley
Dodds	Hill	Nims	Shaff
Ely	Kibbie	Nurse	Stanley
			•

Nays, 23:

Elvers Lodwick Shoeman Ralloun Griffin Benda Lucken Stephens Beneke Hagedorn Main Tabor Briles Kruck Messerly Vance Kyhl Schroeder Van Gilst Ruren Condon Lisle Shirley

Absent or not voting, 4:

Elthon Hagie Mills Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Ely took the chair at 8:25 p.m.

On motion of Senator Hansen, House File 303, a bill for an act relating to property exclusions of old age assistance recipients, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Schroeder offered the following amendment and moved its adoption:

Amend House File 303, section 1, line 8 by striking the period (.) and adding the following: "not exceeding a value of three thousand dollars (\$3,000.00)."

Further amend House File 303, section 1, line 10 by striking the period (.) and adding the following: "not to exceed an actual value of two thousand five hundred dollars (\$2,500.00)."

Further amend House File 303, section 1, by striking all of line 32 after the number "6," and all of line 33.

The amendment was adopted.

Senator Hansen moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

President Fulton took the chair at 9:35 p.m.

Ayes, 48:

Elvers Kvhl Balloun Nurse Benda Ely Lange O'Malley Flatt Lisle Briles Patton Lodwick Reno Buren Floy Frommelt Lucken Rigler Burke Griffin Main Riley Burns Hagedorn McGill Schroeder Cassidy Coleman Hansen McNally Shaff Condon Heaberlin Messerly Stanley DeKoster Kibbie Mincks Stephens Klefstad Murray Tabor Denman Kruck Nims Van Gilst Dodds

Nays, 4:

Hill Reppert Shoeman Vance

Absent or not voting, 7:

Beneke Elthon Hagie Heying Mills Shirley Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt called up the following motion:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 304 passed the Senate.

H. L. HEYING.

Senator Frommelt moved 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 397, a bill for an act relating to the training of dogs for hunting.

Also: That the House refuses to concur in Senate amendment to House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock.

Also: That the House has concurred in Senate amendments to and passed House File 661, a bill for an act relating to fully reflective vehicle number plates.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 707, a bill for an act to appropriate from the general fund for the biennium to the state board of regents.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 397

Amend Senate File 397, as passed by the Senate, by inserting in line four (4) section one (1) after the word "ALL" the following: "officially sanctioned".

HOUSE MESSAGE CONSIDERED

House File 707, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for capital improvements for institutions under the state board of regents, in-

cluding construction of new buildings, repairs, improvements, replacements, or alterations.

Read first and second times and referred to committee on appropriations.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 553

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 553, an Act to amend chapter two hundred fifty-seven (257), Code 1962, relating to the responsibilities of the state superintendent of public instruction, beg leave to report and to make the following recommendations:

A. That the House amendments to Senate File 553 be stricken.

B. That Senate File 553, as passed by the Senate, be amended as follows:

1. Strike all after the word "Act" of the title and insert in lieu thereof the following:

"relating to educational standards and the responsibilities of the state board of public instruction and the state superintendent of public instruction."

2. In section two (2), strike lines three (3) through eleven (11) and

insert in lieu thereof the following:

"In addition to the responsibilities of the state board of public instruction and the state superintendent of public instruction under provisions of the Code, the state board of public instruction shall establish standards, regulations, and rules for the approval of all public, parochial, and private nursery, kindergarten, elementary, junior high, and high schools and all area vocational schools, area community colleges, and public community or junior colleges in Iowa. With respect to area or public community or junior colleges, such standards, regulations, and rules shall be established by the state board of public instruction and the state board of regents, acting jointly. Such approval standards, regulations, and rules shall prescribe and implement the minimum curriculum described below."

3. In section two (2), lines twenty-nine (29) and thirty (30), strike

the words ", safety, fire prevention, and first aid".

4. In section two (2), lines thirty-five (35) and thirty-six (36), strike the words "; homemaking; and industrial arts".

5. In section two (2), line forty-three (43), strike the words "to the students".

6. In section two (2), insert the following at the end of line forty-four (44):

"However, the units of physics and chemistry may be taught in alternate years."

7. In section two (2), lines forty-six (46) and forty-seven (47), strike the words "and either American problems or economics and sociology" and insert in lieu thereof the words "and economics".

8. In section two (2), line fifty-five (55), strike the words "(excluding personal typewriting)" and insert in lieu thereof the words "(including commercial typewriting)".

9. In section two (2), line sixty-four (64), insert the words "junior

or senior high" after the word "each".

10. In section two (2), line sixty-five (65), insert the words "as hereinafter defined" after the word "facilities".

11. In section two (2), lines sixty-six (66), sixty-eight (68), and seventy-one (71), strike the word "Schools" and insert in lieu thereof in each case the words "Such schools".

12. In section two (2), line eighty-nine (89), insert after the word

"books" the following:

"shall be provided for each pupil from five hundred (500) to two thousand (2,000) enrolled, and at least three (3) additional books".

13. In section two (2), strike lines ninety-four (94) through one hundred

seven (107) and insert in lieu thereof the following:

"Every high school shall employ, or share with one (1) or more other high schools the employment of at least one (1) professionally trained guidance counselor. At least one (1) such counselor shall be employed full time for every three hundred (300) high school students or major fraction thereof in such high school or high schools. Other members of the noninstructional professional staff, including but not limited to physicians, dentists, nurses, school psychologists, speech therapists, and other specialists, may also be employed or shared by one (1) or more schools, and shall meet the professional practice requirements of this state relating to their special services."

14. In section two (2), insert the following new subsection after line one

hundred ten (110), and renumber the following subsections:

"9. After July 1, 1966, no public school shall participate in or allow students representing such public school to participate in any extracurricular interscholastic contest or competition which is sponsored or administered by an organization as defined in this subsection, unless such organization (1) is registered with the state department of public instruction, (2) files financial statements with the state department in the form and at the intervals prescribed by the state board of public instruction, and (3) is in compliance with rules and regulations which the state board of public instruction shall adopt for the proper administration, supervision, operation, eligibility requirements, and scheduling of such extracurricular interscholastic contests and competitions and such organizations. For the purposes of this subsection 'organization' means any corporation, association, or organization which has as one of its primary purposes the sponsoring or administration of extracurricular interscholastic contests or competitions; but shall not include any agency of this state, any public or private school or school board, or any athletic conference or other association whose interscholastic contests or competitions do not include more than twenty (20) schools."

15. In section two (2), line one hundred fifteen (115), strike the words "school and college" and insert in lieu thereof the words "school, college, and school district".

- 16. In section two (2), lines one hundred nineteen (119) and one hundred thirty-six (136), strike the words "school or college" and insert in lieu thereof the words "school, college, or school district".
- 17. In section two (2), line one hundred twenty-five (125), strike the words "The state superintendent, with the approval of the state board," and insert in lieu thereof the words "The state board of public instruction".

18. In section two (2), line one hundred twenty-eight (128), strike the

words "superintendent and".

19. In section two (2), line one hundred thirty-two (132), strike the words "chapter seventeen A (17A) of the Code" and insert in lieu thereof the words "chapter sixty-six (66), Acts of the Sixtieth General Assembly, as amended".

20. In section two (2), line one hundred thirty-four (134), strike the word "superintendent" and insert in lieu thereof the word "board".

21. In section two (2), lines one hundred forty-one (141) and one hundred forty-two (142), strike the words "The state superintendent, subject to the approval of the board," and insert in lieu thereof the words "The state board of public instruction".

22. In section two (2), line one hundred forty-three (143), strike the words "school or school system" and insert in lieu thereof the words "school, college, or school district".

23. In section two (2), line one hundred fifty-six (156), strike the words "school or school system" and insert in lieu thereof the words "school, college, or school district".

24. In section two (2), insert at the end of line one hundred fifty-eight

(158) the following:

"In lieu of removal, the state board may allow a reasonable period of time for compliance with such approval standards, rules, and regulations, if such school, college, or school district is making a good faith effort and substantial progress toward full compliance and if the failure to comply is due to factors beyond the control of the board of directors or governing body of such school, college, or school district. In allowing such time for compliance, the board shall follow consistent policies, taking into account the circumstances of each case."

25. In section two (2), strike lines one hundred fifty-nine (159) through one hundred sixty-one (161) and insert in lieu thereof the following:

"11. The department of public instruction shall give any school, college, or school district which is to be removed from the approved list at least one (1) year's notice. Such notice shall be given by registered or certified mail addressed to the superintendent of the school district or the corresponding official of a private school, and shall specify the reasons for removal. Such notice shall also be sent by ordinary mail to each member of the board of directors or governing body of the school, college, or school district, and to the news media which serve the area where the school, college, or school district is located; but any good faith error or failure to comply with this sentence shall not affect the validity of any action by the state board. If, during said year, the school, college, or school district remedies the reasons for removal and satisfies the state board that it will thereafter comply with the laws, approval standards, rules, and regulations, the state board shall continue such school, college, or school district on the approved list and shall give the school, college, or school district notice of such action by registered or certified mail. At any time during said year, the board of directors or governing body of the school, college, or school district may request a public hearing before the state board of public instruction, by mailing a written request to the state superintendent by registered or certified mail. The president of the state board shall promptly set a time and place for the public hearing, which shall be either in Des Moines or in the affected area. At least thirty (30) days' notice of the time and place of the hearing shall be given by registered or certified mail addressed to the superintendent of the school district or the corresponding official of a private school. Notice of the time and place of the hearing and the reasons for removal shall also be published by the state department in a newspaper of general circulation in the area where the school, college, or school district is located, at least ten (10) days before the hearing. At the hearing the school, college, or school district may be represented by counsel and may present evidence. The state board may provide for the hearing to be recorded or reported. If requested by the school, college, or school district at least ten (10) days before the hearing, the state board shall provide for the hearing to be recorded or reported at the expense of such school, college, or school district, using any reasonable method specified by such school, college, or school district. Within ten (10) days after the hearing, the state board shall render its written decision, signed by a majority of its members, and shall affirm, modify, or vacate the action or proposed action to remove the school, college, or school district from the approved list."

26. In section four (4), line three (3), strike the words "The state superintendent, when he is satisfied that it is" and insert in lieu thereof

the words "The state board, when".

27. In section four (4), line ten (10), insert after the word "schools" the

following:

", provided such students have satisfactorily completed prerequisite courses, if any, in schools maintaining standards equivalent to the approval standards for public schools, or have otherwise shown equivalent competence through testing".

28. In section four (4), lines fifteen (15) and eighteen (18), strike the word "effected" and insert in lieu thereof in each case the word "affected".

- 29. In section four (4), line sixteen (16), strike the words "state superintendent of his" and insert in lieu thereof the words "state board of its".
- 30. In section five (5), line one (1), strike the word "superintendent" and insert in lieu thereof the word "board".

31. Insert the following new sections after section six (6):

"Sec. 7. Section two hundred fifty-seven point three (257.3), Code 1962, as amended, is amended as follows:

1. By striking in line four (4) the words 'election or'.

2. By striking in line thirteen (13) the word 'elected' and inserting in lieu thereof the word 'appointed'.

"Sec. 8. Section two hundred fifty-seven point four (257.4), Code 1962, is hereby amended by striking in line five (5) and in line ten (10) the word 'elected' and inserting in lieu thereof in each case the word 'district'.

"Sec. 9. Section two hundred fifty-seven point five (257.5), Code 1962,

is hereby amended as follows:

1. By striking in line one (1) the words 'election of' and inserting in lieu thereof the words 'nomination and appointment of district'.

2. By striking in subsection one (1), lines two (2) and three (3), the words 'an election is to be held' and inserting in lieu thereof the words 'nominations are to be made'.

3. By striking in subsection two (2), line six (6), the words 'holding an election' and inserting in lieu thereof the words 'making nominations'.

4. By striking in subsection two (2), lines twenty-four (24) and twenty-five (25), the words 'election of a person' and inserting in lieu thereof the words 'nomination of two (2) persons'.

5. By striking in subsection two (2), line twenty-six (26), the words 'as a' and inserting in lieu thereof the word 'for'.

6. By striking lines thirty-one (31) through thirty-six (36) of subsection

two (2), and inserting in lieu thereof the following:

'The county superintendent in charge shall certify to the governor and to the secretary of state the names of the two (2) persons nominated for member of the state board from the districts. Within thirty (30) days after receiving such certification, the governor shall appoint one (1) of

such two (2) persons as the member of the state board for the district, and such member shall take office and qualify as provided in this chapter."

JOSEPH W. CASSIDY, Chairman.
DONALD W. MURRAY.

DAVID STANLEY.

On the Part of the Senate.

RILEY GILLETTE, Chairman.

JAMES V. GALLAGHER. CARROLL L. WRIGHT.

On the Part of the House.

SPECIAL ORDER

Senator Frommelt asked and received unanimous consent that Senate File 629 be made a special order of business for Friday, May 28, 1965, at 11:00 a.m.

REPORTS OF COMMITTEES

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 217, a bill for an act concerning the procedure for contested elections involving the office of county supervisors, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. President: Your committee on governmental affairs to which was referred House File 482, a bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 668, a bill for an act relating to sales tax, begs leave to report it has had the same under consideration and recommends the same do poss.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred Senate File 82, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on appropriations to which was referred Sengte File 443, a bill for an act to provide for the reconstruction and hard

surfacing of state park roads around Black Hawk Lake in Sac County, Iowa, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on appropriations to which was referred House File 549, a bill for an act to establish a committee to be known as the Governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor, 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 636 by striking from line 10 of section 2 the words and figure "five hundred thousand (500,000)" and inserting in lieu thereof the words and figure "one hundred thousand (100,000)".

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on appropriations to which was referred House File 695, a bill for an act relating to the annual credit to the highway grade crossing safety fund, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 706, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents, begs leave to report it has had the same under consideration and recommends the same dopass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- 1 1. Amend Senate Concurrent Resolution 42 by striking from
- 2 line 28 the word "directed" and inserting in lieu thereof 3 the word "requested".

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4 2. Further amend Senate Concurrent Resolution 42 by inserting after the word "Committee" in line 36 the words "is hereby requested to". 6

JOHN M. ELY, JR.

Senate File 443 is hereby amended as follows:

1. By inserting in line seven (7) of section one (1) after

the word "mile" the following:

", and to provide for the reconstruction and hard surfacing of state park roads around the Lake Manawa park and game preserve, a state owned body of water in Pottawattamie County, Iowa, by appropriating funds for the necessary grading and hard surfacing of said established roads consisting of approximately four point sixty-three (4.63) miles at a cost of approximately eighty-six thousand (86,000) dollars per mile".

10 11

2. By striking from line three (3) of section two (2) the 12 words and figure "one hundred fifty-nine thousand (159,000)" and 13 inserting in lieu thereof the words and figure "five hundred 14 fifty-nine thousand (559,000)".

3. By inserting in line four (4) of section three (3) after the word "Iowa" the words "or with the board of supervisors of

17 Pottawattamie county. Iowa".

18 4. By amending the title by inserting in line two (2) after 19 the word "Iowa" the words "and around Lake Manawa park and game 20 preserve in Pottawattamie county, Iowa".

GILBERT KLEFSTAD.

Amend House File 706 by adding thereto the following new 2 sections:

3 1. "The state board of regents is hereby directed to under-4 take a study and outline plans for the establishment, construction, and operation of a state institution of higher learning in western 5 Iowa. Upon the effective date of this Act, the state board of 7 regents shall proceed to obtain and compile such information and 8 data as shall be necessary to determine the most convenient, desir-9 able, and advantageous location for a state institution of higher

learning in western Iowa." 10 11

2. "In determining the location of the state institution of 12 higher learning in western Iowa, the state board of regents shall collect data in regard to the need for the institution and the number 13 of students which the institution can serve most adequately. The 14 board shall contact various communities throughout western Iowa in 15 an attempt to determine which communities are most interested in 16 17 being considered as a possible site for the institution, which communities have the most desirable educational climate for the insti-18 tuition, and which communities will not only serve western Iowa as 19 20 a center for educational progress but will most adequately provide an educational center for the state as a whole." 21

22 3. "Upon selection of the location, the state board shall 23 purchase, acquire, lease, or accept as a gift any real property necessary for the establishment of the school. Any real estate so 24 obtained shall be acquired to most economically and efficiently 25 facilitate the establishment and growth of the educational insti-26 27 tution."

4. "There is hereby appropriated to the state board of regents from the general fund of the State of Iowa the sum of one hundred 30 thousand (100,000) dollars, or so much thereof as may be necessary,

31 to be used to carry out the study, planning, and establishment of

32 the institution of higher education to be established in western

33 Iowa. The state board may employ such staff, architects, attorneys,

34 and other professional help necessary to conduct the study and to

35 acquire real property and for such other purposes as the board

35 acquire real property and for such other purposes as the board

36 deems necessary. Salaries of all staff so employed shall be paid

37 from the appropriation provided herein."

JOSEPH B. FLATT.
JOHN D. SHOEMAN.
GILBERT KLEFSTAD.
JAMES E. BRILES.
FRANKLIN S. MAIN.
VERN LISLE.
CHARLES F. GRIFFIN.
JOHN A. WALKER.
CHARLES F. BALLOUN.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Friday, May 28, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, MAY 28, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend John D. Clinton, pastor of the Methodist Church, Des Moines, Iowa.

PRESENTATION OF VISITORS

Senator Mills asked and received unanimous consent to present to the Senate twenty-seven students of the Marshalltown Elementary School, also members of the Girl Scouts, who were present in the balcony accompanied by Mrs. Glen Blunk.

Senator Messerly asked and received unanimous consent to present to the Senate eighteen students, members of the eighth grade class of the Immanuel Lutheran School, Waterloo, who were present in the balcony accompanied by their instructor, Reverend Eugene Kramer.

Senator Ely called up the following resolution:

SENATE CONCURRENT RESOLUTION 42 By Ely, Stephens, Hansen and Lucken

Whereas, county jails are public institutions which with the operation thereof are of vital importance to the welfare and safety of the public and to the individuals confined therein, and

Whereas, many county jails are utilized to confine hardened criminal offenders, some of whom represent a serious threat to society, even though the jails lack even minimum security provisions which further threatens the public safety and welfare, and

Whereas, county jails are in many instances also used to confine non-dangerous, youthful offenders and delinquent children who cannot be effectively segregated from the more hardened criminal offenders even though the confining of such youth is contrary to statute and good detaining practices, and

Whereas, most county jails do not provide twenty-four hour supervision of prisoners which further presents a serious threat to the physical and moral safety of youthful offenders and delinquent children, and

Whereas, most county jails do not and cannot provide constructive recreation, counseling, guidance, and other necessary services for prisoners, resulting in prisoners in county jails customarily being forced to remain in debilitating and dehumanizing idleness and

Whereas, not only are constructive rehabilitation programs virtually nonexistent for adult offenders, but such programs are not provided for minors offenders or when provided, not designed to prevent minor offenders from becoming serious offenders, and

Whereas, there have been numerous examples during the past few years of escapes from county jails in Iowa and of prisoners being exploited and

abused by other prisoners in county jails; now therefore,

Be It Resolved by the House, the Senate Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of county jails in Iowa to determine if the public safety is being adequately protected in local communities and areas of the state, if the physical and moral well-being of prisoners, with particular reference to delinquent children, is being adequately provided for in the jails, if the present system of jails at the county level is adequate to serve and rehabilitate all persons confined therein, and such other related areas as the committee hereafter established deems necessary.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study and that the Legislative Research Bureau and the committee assisting be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-

second General Assembly prior to January 1, 1967.

Senator Ely offered the following amendment and moved its adoption:

1. Amend Senate Concurrent Resolution 42 by striking from line 28 the word "directed" and inserting in lieu thereof the word "requested".

2. Further amend Senate Concurrent Resolution 42 by inserting after the word "Committee" in line 36 the words "is hereby requested to".

The amendment was adopted.

On motion of Senator Ely, the resolution as amended was adopted.

HOUSE AMENDMENTS CONSIDERED

Senator O'Malley called up for consideration Senate File 385, a bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 385 as follows:

1. Section one (1), line four (4), by striking the word "of".

2. Section one (1), line five (5), by inserting after the word "imprisonment" the words "in the county jail".

The Senate concurred in the House amendment.

Senator O'Malley 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. 43:

,			
Balloun	Burns	Denman	Flatt
Beneke	Cassidy	\mathbf{Dodds}	Frommelt
Briles	Coleman	Elvers	Hagedorn
Burke	DeKoster	Ely	Heaberlin

Klefstad Main O'Malley Shoeman Kruck McGill Stanley Reno McNally Kyhl Reppert Stephens Tabor Lange Messerly Rigler Lisle Mills Riley Vance Schroeder Walker Lodwick Mincks Lucken Nims Shaff

Nays, none.

Absent or not voting, 16:

BendaFloyHeyingNurseBurenGriffinHillPattonCondonHagieKibbieShirleyElthonHansenMurrayVan Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Main called up House File 658, a bill for an act relating to meat and poultry inspection and making an appropriation therefor and to provide for the humane slaughter of livestock, and moved that the Senate recede from its amendment to House File 658.

The motion was lost and the Senate insisted on its amendment.

CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators Ely, Briles, Lucken and Nims on the conference committee on the part of the Senate on House File 658.

HOUSE AMENDMENTS CONSIDERED

Senator O'Malley called up for consideration Senate File 95, a bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 95

Amend Senate File 95 as follows:

1. Section one (1), line two (2), by striking the word and figure "sixty-three (63)" and inserting in lieu thereof the word and figure "sixty-two (62)."

2. Section three (3), line sixty-one (61), by striking the words "or local law or ordinance" and inserting in lieu thereof the words "law or habitually violated local laws or ordinances".

3. Section three (3), by adding the following subsection:

"'News media' means representatives of newspapers, other periodicals, radio and television stations, and other agencies of mass communication."

4. Section four (4), by striking lines one (1) through seventeen (17) and inserting in lieu thereof the following: "Whenever the court is informed that a child is in a state of neglect, dependency, or delinquency the court shall make a preliminary investigation of the facts to determine whether the interests of the public or of the minor require that he or she be brought under the jurisdiction of the court. After the completion of the

investigation, and if the court believes, in its discretion, that the child may be neglected, dependent, or delinquent the court shall direct the county attorney or probation officer to file a petition with the clerk of court. If the facts plead are admitted by the minor and consent is obtained from the parents, or guardian of the minor, the court may make whatever informed adjustment is practical without holding a formal hearing. Efforts to effect informal adjustment may be continued not longer than three (3) months without review by the judge."

5. Section four (4), lines nineteen (19), twenty-five (25), twenty-six (26), twenty-eight (28), and thirty-two (32), by striking the word "minor"

in each instance and inserting in lieu thereof the word "child".

6. Section five (5), lines four (4) and five (5), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

7. Section six (6), lines three (3) and five (5), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

8. Section seven (7), line five (5), by striking the word "minor" and

inserting in lieu thereof the word "child".

- 9. Section eight (8), lines two (2), three (3) and six (6), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 10. Section eleven (11), lines three (3), six (6), seven (7) and eight (8), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- . 11. Section twelve (12), line four (4), by striking the word "minor"

and inserting in lieu thereof the word "child".

- 12. Section fourteen (14), lines one (1), three (3) and five (5), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 13. Section fifteen (15), lines four (4) and twelve (12), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".
- 14. Section twenty-three (23), lines six (6) and seven (7), by striking the words and figure "two (2) mills" and inserting in lieu thereof the words and figure "one-half (½) mill".
- 15. Section twenty-seven (27), line one (1), by striking the word "shall" and inserting in lieu thereof the word "may".
- 16. Section twenty-eight (28), line four (4), by striking the word "minor" and inserting in lieu thereof the word "child".
- 17. Section twenty-eight (28), line six (6), by striking the word "only" and inserting in lieu thereof the following: "the news media, except in those cases which in the opinion of the court the best interest of the child and the public are served by a private hearing. The court shall also admit".

18. Section twenty-nine (29), line one (1), by striking the word "minor"

and inserting in lieu thereof the word "child".

19. Section thirty-one (31), lines three (3), four (4), five (5), seven (7), eight (8), ten (10), eleven (11) and thirteen (13) by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

20. Section thirty-two (32), line one (1), by striking the word "minor" and inserting in lieu thereof the word "child".

21. Section thirty-five (35), lines one (1), six (6), seven (7), nine (9), thirteen (13), fifteen (15), nineteen (19), twenty-two (22), twenty-five (25) and twenty-seven (27), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

22. Section fifty-three (53), lines six (6), seven (7) and nine (9), by striking the word "minor" in each instance and inserting in lieu thereof

the word "child".

23. Section fifty-four (54), lines three (3) and seven (7), by striking the word "minor" in each instance and inserting in lieu thereof the word "child".

24. Section fifty-five (55), by striking all of said section and inserting

in lieu thereof the following:

"The legal record of the juvenile court shall be a public record, and shall include the petition, information or indictment, notices, orders, decrees and judgments."

25. Section fifty-six (56), by striking all of said section and inserting

in lieu thereof the following:

"The proceedings concerning delinquency petitions filed by parents and petitions concerning neglected or dependent children; the reports of juvenile court probation officers; and the reports on juvenile homes shall not be public records, but the court may make them public in its discretion."

26. Section fifty-seven (57), line three (3), by striking the word "and" and by striking all of lines four (4), five (5), six (6), seven (7) and eight (8) and inserting in lieu thereof the following: "These records shall be

public records."

27. Section fifty-nine (59), by striking all of said section.

28. Section sixty-five (65), line two (2), by striking the word "line" and inserting in lieu thereof the following: "lines three (3) and".

29. By adding thereto the following new section:

"The criminal court shall have concurrent jurisdiction with the juvenile court over children less than eighteen years of age who commit a criminal offense."

30. By renumbering the sections in accordance with this amendment.

The Senate concurred in the House amendments.

Senator O'Malley 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, 53:

Balloun Floy Lodwick Reppert Benda Frommelt Lucken Rigler Buren Griffin Main Riley Burke Hagedorn McGill Schroeder Burns Hansen McNally Shaff Cassidy Heaberlin Messerly Shirley Coleman Hill Mills Shoeman Condon Kibbie Mincks Stanley DeKoster Klefstad Murray Stephens Denman Kruck Nims Tabor Dodds Kyhl Nurse Vance Elvers Lange O'Malley Van Gilst Lisle Ely Reno Walker Flatt

Nays, none.

Absent, 6:

Beneke Elthon Heying Patton
Briles Hagie

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 Nims, Senate File 82, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Lucken offered the following amendment and moved its adoption:

Amend Senate File 82 as follows:

Strike from line 5 the words "one million (\$1,000,000.00)" and insert in lieu thereof the words "seven hundred thousand (\$700,000.00)."

The amendment was lost.

Senator Kruck asked and received unanimous consent to withdraw the amendment filed by him on February 10 and found on page 249 of the Senate Journal.

Senator Riley took the chair at 9:45 a.m.

Senator Reppert moved that Senate File 82 be rereferred to the committee on appropriations.

Senator Kruck moved as a substitute motion that action on Senate File 82 be deferred and that the bill be placed on the calendar under unfinished business, which motion prevailed.

On motion of Senator McNally, House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McNally moved that the bill be read a third 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:

Try Co, Tr.			
Benda	Condon	Frommelt	Lisle
Briles	Denman	Hansen	Lodwick
Buren	\mathbf{Dodds}	Heaberlin	McGill
Burke	Elvers	Kibbie	McNally
Burns	Elv	Klefstad	Mincks
Cassidy	Flatt	Kyhl	Murray
Coleman	Floy	Lange	Nims
		• .	

Nurse O'Malley Patton Reno

Reppert Rigler Riley Schroeder Shaff Stanley Tabor Van Gilst Walker

Nays, 10:

Balloun Beneke DeKoster Griffin Lucken Messerly Mills Shoeman Stephens Vance

Absent or not voting, 8:

Elthon Hagedorn Hagie Heying Hill Kruck Main Shirley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

EXPLANATION OF VOTE

I voted in favor of House, File 549 so that I would be on the prevailing side and would be able to file a motion to reconsider. I am opposed to the bill in the form it passed because it creates too large a committee (a minimum of 24 members), authorizes reimbursement of expenses for all, provides for hiring of an executive secretary and other personnel, and only appropriates \$15,000.00. This sum will prove to be insufficent in the future and will have to be increased two years from now. I certainly am in favor of doing everything reasonably possible to promote the hiring of the handicapped.

ROBERT R. RIGLER.

CONFERENCE COMMITTEE REPORT ON SENATE FILE 553 ADOPTED

Senator Cassidy called up the conference committee report on Senate File 553, filed and found on pages 1751-1755 inclusive of the Senate Journal.

The Chair announced that the following Call of the Senate had been filed:

CALL OF THE SENATE

Mr. President: Pursuant to Rule 5 of the Rules of the Senate, the undersigned request a Call of the Senate on Senate File 553 and all amendments thereto and motions relating thereto.

JOHN P. KIBBIE.
DAVID STANLEY.
C. JOSEPH COLEMAN.
GEORGE E. O'MALLEY.
JOHN M. ELY, JR.
ANDREW G. FROMMELT.
DONALD W. MURRAY.

HOWARD C. REPPERT.
JAKE MINCKS.
J. L. BUREN.
WILLIAM F. DENMAN.
H. KENNETH NURSE.
DELBERT FLOY.
JACK SCHROEDER.
DAVID O. SHAFF.

Roll call revealed all members present with the exception of Senators Elthon and Hagie.

On motion of Senator Elvers, the absent Senators were excused from the Call.

Senator Cassidy moved the adoption of the report.

Senator Lange raised a point of order on the report for the reason that subject matter contained therein was not germane to the amendments under consideration by the committee.

The Chair ruled the point not well taken.

President pro tempore O'Malley took the chair at 11:15 a.m.

Senator Shaff moved the previous question on the report, which motion prevailed.

Senator Cassidy moved the adoption of the conference committee report.

Division was called for.

The report was adopted.

President Fulton took the chair at 11:30 a.m.

Senator Cassidy moved the adoption of the amendments and recommendations contained therein.

Division was called for.

The motion prevailed.

Senator Kibbie moved that the bill be read a third 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:

,,			
Balloun	Flatt	Lange	O'Malley
Benda	Floy	Lisle	Patton
Buren	Frommelt	Lodwick	Reppert
Burns	Hagedorn	McGill	Rigler
Cassidy	Hansen	McNally	Riley
Coleman	Heaberlin	Messerly	Schroeder
Condon	Heving	Mills	Shaff
DeKoster	Kibbie	Mincks	Shirley
Denman	Klefstad	Murray	Stanley
Dodds	Kruck	Nims	Tabor
Elvers	Kyhl	Nurse	Van Gilst
Ely			

Nays, 12:

Beneke Grif Briles Hill	Stephens Vance
Briles Hill Burke Luc	

Absent or not voting, 2: Elthon Hagie

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 Frommelt, Senate File 536, a bill for an act to allow a deduction from net income or credit against tax for contributions to national and state political parties and political organization committees, and to allow deductions by candidates for public office of campaign expenses, was taken up for further consideration.

Senator Frommelt offered the following amendment and moved its adoption:

Amend Senate File 536 as follows:

1. By striking all of sections 2 and 3.

2. By striking the words "credit or" in section 5, line 1.

3. By striking the words "senator in" in section 5, line 16.4. Further amend Senate File 536 by striking all of subsection 4 of section 5 and renumbering the subsections.

The amendment was adopted.

Senator Stanley offered the following amendment, filed by Senators Stanley and Frommelt, and moved its adoption:

Amend Senate File 536, section 5, as follows:

- 1. In line 3, insert after the word "office" the words ", as a deduction from net income,".
 - 2. In line 7, insert after the word "nomination" the words "or election".

The amendment was adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

Patton

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun Flatt Flov Benda Frommelt Briles Hagedorn Buren Burke Hansen Heaberlin Burns Cassidy Heying Coleman Hill Condon Kibbie DeKoster Klefstad Denman Kruck Dodds Kyhl Elvers Lange Lisle Ely

Lodwick Lucken Main McGill McNally Messerly Mills Mincks Murray Nims Nurse O'Malley

RenoReppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Tabor Vance Van Gilst Walker

Nays, 2:

Griffin

Stephens

Absent or not voting, 3:

Beneke

Elthon

Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SPECIAL ORDER

The Chair announced the special order of business for the consideration of Senate File 629.

THIRD READING OF BILLS

On motion of Senator Kibbie, Senate File 629, a bill for an act relating to the legislative research committee and the legislative research bureau, was taken up and considered.

President pro tempore O'Malley took the chair at 11:50 a.m.

Senator Lange offered the following amendment and moved its adoption:

Amend Senate File 629, section 5, subsection 1, by striking in line 4 the word and figure "twenty (20)" and inserting in lieu thereof the word and figure "ten (10)".

Division was called for.

The amendment was lost.

Senator Kibbie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun
Benda
Buren
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Frommelt Griffin Hagedorn Hansen Heaberlin Heying Kibbie Klefstad Kruck Kyhl Lange Lisle

Floy

Lodwick
Lucken
Main
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Stanley
Stephens
Tabor
Vance
Van Gilst

Nays, 4:

Beneke

Burke

Hill

Shoeman

Walker

Absent or not voting, 3:

Briles

Elthon

Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt submitted the following resolution:

SENATE CONCURRENT RESOLUTION 49 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the Sixty-first General Assembly adjourn sine die at five o'clock p.m., Wednesday, June 2, 1965.

On motion of Senator Frommelt, the resolution was adopted.

Senator Coleman asked and received unanimous consent that House File 390 be placed on the appropriations calendar.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Reppert, House File 109, a bill for an act to amend section three hundred twenty-one point three hundred ninety-five (321.395), Code 1962, relating to lighting equipment on motor vehicles, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert offered the following committee amendment:

Amend House File 109 by inserting in line seven (7) after the word "section" the words ", but not including running lights,".

On motion of Senator Reppert, the committee amendment was adopted.

Senator Reppert moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 32:

Dodds Heaberlin Buren Lodwick Elvers Heving Lucken Burns Flatt Cassidy Kibbie McGill DeKoster Floy Messerly Denman Frommelt Lange Murray

NimsRenoShaffTaborO'MalleyReppertStanleyVan GilstPattonRiglerStephensWalker

Nays, 5:

Balloun Hill Klefstad Riley Briles

Absent or not voting, 20:

Benda Griffin Lisle Nurse Beneke Main Hagedorn Schroeder McNally Condon Hagie Shirley Elthon Hansen Mills Shoeman Kyhl Mincks Vance Ely

Voting present, 2:

Burke Coleman

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, House File 488, a bill for an act relating to duplicate operator's and chauffeur's license fees, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a third 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:

Briles ElvLisle Reno Buren Floy Lodwick Reppert Burns Griffin Lucken Schroeder Cassidy Heaberlin McGill Stanley Coleman Heying Murray Tabor DeKoster Kibbie Nims Vance Klefstad O'Mallev Van Gilst Denman Dodds Kruck Patton

Nays, 12:

BenekeFlattMesserlyShaffBurkeHillRiglerStephensElversLangeRileyWalker

Absent or not voting, 15:

BendaHagedornMainNurseCondonHagieMcNallyShirleyElthonHansenMillsShoemanFrommeltKyhlMincks

Voting present, 1:

Balloun

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, House File 606, a bill for an act

to enable Iowa to enter into the vehicle equipment safety compact with other states and to designate a commissioner to administer the compact, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a third 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:

Briles Griffin Lucken Rigler Buren Heaberlin McGill Riley McNally Heying Schroeder Burns Cassidy Hill Messerly Shaff Coleman Kibbie Murray Shirley DeKoster Klefstad Nims Stanley O'Malley Stephens Denman Kruck Tabor Dodds Patton Lange Elvers Lisle Reno Vance Lodwick Van Gilst Ely Reppert Floy

Nays, 2:

Burke Flatt

Absent or not voting, 14:

Benda Frommelt Kyhl Mincks
Beneke Hagedorn Main Nurse
Condon Hagie Mills Shoeman
Elthon

Voting present, 2:

Balloun Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Reppert, House File 607, a bill for an act to enable Iowa to enter into the interstate driver license compact with the other states and to designate an administrator for the compact, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 36:

Briles Elvers Hill McGill Ely Kibbie Buren McNally Cassidy Floy Klefstad Mills DeKoster Frommelt Kruck Mincks Hansen Kyhl Denman Murrav Dodds Heying Lange Nims

Burns

O'Malley Patton Reno	Reppert Rigler Riley	Schroeder Shaff Shirley	Stanley Tabor Van Gilst
Nays, 15:			
Balloun	Flatt	Lodwick	Stephens
Beneke	Griffin	Lucken	Vance
Burke	Heaberlin	Messerly	Walker
Coleman	Lisle	Shoeman	
Absent or no	t voting, 8:		
Benda	Condon	Hagedorn	Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Hagie

Senator Rigler called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which House File 549 passed the Senate.

ROBERT R. RIGLER.

Nurse

The motion prevailed.

- Elthon

Senator Rigler moved that the Senate reconsider the vote by which House File 549 went to its third reading, which motion prevailed.

On motion of Senator Rigler, House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor, was taken up and considered.

Senator Rigler offered the following amendment and moved its adoption:

Amend House File 549 by striking all of section 5 after the word "services" in line 5, and inserting a period (.) in lieu thereof.

The amendment was adopted.

Senator Rigler moved that the bill be read a third 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.			
Briles	DeKoster	Frommelt	Kibbie
Buren	Denman	Griffin	Klefstad
Burke	Dodds	Hansen	Kruck
Burns	Elvers	Heaberlin	Kyhl
Cassidy	Ely	Heying	Lange
Coleman	Floy	Hill .	Lisle

Lodwick Mincks Reno Shirley Lucken Murrav Reppert Stanley McGill Rigler Stephens Nims McNally O'Malley Riley Tabor Messerly Patton Shaff Van Gilst Mills

Nays, 4:

Balloun Beneke Flatt Shoeman

Absen or not voting, 10:

Benda Hagedorn Nurse Vance Condon Hagie Schroeder Walker Elthon Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Patton, House File 685, a bill for an act to legalize and validate the proceedings of the Buchanan County board of education providing for the reorganization of all or substantial parts of the following named school districts, to-wit: Buffalo township, Byron township, Hazelton township, Independence independent, Liberty township, Perry township, Rowley consolidated, Seward township, Sumner township, Washington township, and Westburg township, and the establishment therefrom of the Independence Community School District all of said school districts located in Buchanan County, State of Iowa, and declaring the boundaries of the Independence Community School District in the county of Buchanan, State of Iowa, to be legally established, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Patton moved that the bill be read a 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. 54:

Lodwick Balloun Flatt Reppert Benda Floy Lucken Rigler Frommelt McGill Beneke Rilev Briles Griffin McNally Schroeder Hansen Messerly Buren Shaff Burke Heaberlin Mills Shirley Burns Heying Mincks Shoeman Cassidy Hill Murray Stanley Kibbie Nims Stephens Coleman Nurse Tabor DeKoster Klefstad O'Malley Denman Kruck Vance Dodds Kvhl Patton Van Gilst Elvers Reno Walker Lange Lisle Ely

Nays, none.

Absent or not voting, 5:

Condon Elthon Hagedorn

Hagie

Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senator Reno called up for consideration Senate File 397, a bill for an act relating to the training of dogs for hunting, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 397, as passed by the Senate, by inserting in line four (4) section one (1) after the word "ALL" the following: "officially sanctioned".

The Senate concurred in the House amendment.

Senator Reno 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, 53:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
-

Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck

Flatt

Floy

Kyhl
Lange
Lisle
Lodwick
Lucken
McGill
McNally
Mills
Mincks
Nims
Nurse
O'Malley
Patton

Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 6:

Condon Elthon Main Messerly Murray

Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Lange took the chair at 2:40 p.m.

THIRD READING OF BILLS

On motion of Senator O'Malley, House File 119, a bill for an act to permit certain cities to enter into contracts and leases in connec-

tion with the collection and disposal of refuse and garbage and to impose fee schedules, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Flatt Lange Reno Benda Floy Lisle Reppert Frommelt Rigler Beneke Lodwick Briles Griffin Lucken Riley Buren Hagedorn McGill Schroeder Burke Hansen McNally Shaff Burns Heaberlin Shirley Messerly Cassidy Heving Mills Shoeman Hill Mincks Coleman Stanley DeKoster Kibbie Nims Stephens Denman Klefstad Nurse Tabor Dodds Kruck O'Malley Van Gilst Kyhl Walker Elvers Patton Ely

Nays, none.

Absent or not voting, 6:

Condon Hagie Murray Vance Elthon Main

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 371, a bill for an act to authorize the state highway commission to enter into agreements for removal and preservation of historical, archeological, and pale-ontological remains disturbed or to be disturbed by highway construction, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Coleman Frommelt Klefstad Benda DeKoster Griffin Kruck Beneke Denman Hagedorn Kyhl Dodds Briles Hansen Lange Heaberlin Buren Elvers Lisle Burke Ely Heying Lodwick Flatt Burns Hill Lucken Cassidy Floy Kibbie McGill

O'Mallev Rilev Stanley McNally Schroeder Patton Tabor Mills Mincks Reno Shaff Vance Nims Reppert Shirley Van Gilst Shoeman Walker Nurse Rigler

Nays, none.

Absent or not voting, 7:

Gondon Hagie Messerly Stephens Elthon Main Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Denman, House File 634, a bill for an act relating to authority of the commissioner of public safety to establish equipment safety regulations pertaining to motor carriers, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Lisle Floy Reppert Frommelt Benda Lodwick Rigler Beneke Griffin Lucken Rilev Briles Hagedorn McGill Schroeder Buren Hansen McNally Shaff Burns Heaberlin Messerly Shirley Cassidy Heying Mills Shoeman Coleman Hill Mincks Stanley DeKoster Kibbie Nims Stephens Klefstad Nurse Denman Tabor O'Malley Dodds Kruck Vance Patton Elvers Kvhl Van Gilst Reno Walker Ely Lange Flatt

Nays, none.

Absent or not voting, 6:

Burke Elthon Main Murray Condon Hagie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Nims, House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways, with report of committee recommending amendment in accordance with the amendment filed by Senator Kyhl and passage, was taken up, considered, and the report of the committee adopted.

Senator Kyhl offered the following amendment and moved its adoption:

Amend House File 159 by striking all of subsection 8, of section 2.

Senator Hansen moved the previous question on the amendment, which motion prevailed.

Division was called for.

The amendment was lost.

President Fulton took the chair at 3:40 p.m.

Senator Frommelt asked and received unanimous consent that action on House File 159 be deferred and that the bill be placed on the calendar under unfinished business.

UNFINISHED BUSINESS

On motion of Senator O'Malley, House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act, was taken up for further consideration.

Senator Messerly offered the following amendment:

Amend House File 682 by adding thereto the following new section: "Sec. 5. In computing the amounts that counties shall be billed for

mental health services by the board of control not more than eighty percent (80%) of the amount appropriated to the mental institutions by this Act shall be divided by the total committed patient days for the same period as covered by the appropriation."

Senator Kruck moved the previous question on the amendment, which motion prevailed.

Senator Messerly moved the adoption of the amendment.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 30:

Balloun Flatt Lodwick Shaff Benda Frommelt Lucken Shoeman Beneke Griffin McGill Stanley Briles Heaberlin Messerly Stephens Buren Heying Mills Tabor Burke Hill . Rigler Vance DeKoster Lange Schroeder Walker Ely Lisle

Nays, 18:

Burns Flov Mincks O'Malley Cassidy Hansen Murray Patton Coleman Kibbie Nims Reno Dodds Klefstad Nurse Shirley Elvers Kruck

Absent or not voting, 11:

CondonHagedornMainRileyDenmanHagieMcNallyVan GilstElthonKyhlReppert

The amendment 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 23, a bill for an act relating to regulation of use of the flood plains of rivers and streams in the state.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 569, a bill for an act to legalize and validate proceedings providing for the organization, reorganization, enlargements, or change in the boundaries of school corporations.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 583, a bill for act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate on upper bracket incomes as a replacement.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 584, a bill for an act to make appropriations to the appointive members of the legislative chambers remodeling committee for per diem compensation for services rendered in the past biennium.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 611, a bill for an act to make appropriations to members of the legislative research committee and the highway study advisory committee.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 621, a bill for an act to appropriate from the general fund funds for various departments and divisions thereof for the purposes provided by law and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions.

Also: That the House has adopted the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 26, to establish an Iowa state fair and world food exposition study committee and to provide an appropriation therefor.

Also: That the House has adopted the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 28, relating to the establishment of a study of the tax structure of the state and to make an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 86, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads.

Also: That the House has concurred in Senate amendments to and passed House File 229, a bill for an act relating to motor vehicles as to fees collectible with respect to titles and liens and as to amounts of various fees to be retained by the counties for administrative services furnished by the county treasurers.

Also: That the House has concurred in Senate amendments to and passed House File 684, a bill for an act to appropriate from the general fund for capital improvements for institutions under the board of control.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 708, a bill for an act to appropriate from the general fund to the capitol planning commission.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 709, a bill for an act relating to Iowa estate tax.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 710, a bill for an act to provide executive council responsibility in connection with allocations from the contingent fund; to provide for release of capital appropriation funds of the Sixtieth General Assembly to the respective departments upon notification to the governor and the state comptroller.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 711, a bill for an act to appropriate from the general fund to the executive council to purchase and equip a governor's residence and to provide for the disposition of the current residence of the governor.

HOUSE AMENDMENTS TO SENATE FILE 621

Amend Senate File 621 as follows:

1. By striking from line four (4) of section fifty-five (5) the words and figures "seven hundred thousand dollars (\$700,000.00)" and inserting in lieu thereof the following: "eight hundred thousand dollars (\$800,000.00)".

2. By striking from line nine (9) of section fifty-five (55) the figure "700,000.00" and inserting in lieu thereof the figure "800,000.00".

3. By striking from line thirteen (13) of section fifty-five (55) the figure "700,000.00" and inserting in lieu thereof the figure "800,000.00".

4. By striking from line fifteen (15) of section fifty-six (56) the figure "1,040,000.00" and inserting in lieu thereof the figure "1,140,000.00".

HOUSE MESSAGES CONSIDERED

House File 708, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the capitol planning commission the sum of twelve thousand five hundred dollars (\$12,500.00).

Read first and second times and referred to committee on appropriations.

House File 709, a bill for an act to amend section four hundred fifty-one point two (451.2), Code 1962, relating to Iowa estate tax.

Read first and second times and referred to committee on ways and means.

House File 710, a bill for an act to provide executive council responsibility in connection with allocations from the contingent fund; to provide for release of capital appropriation funds of the Sixtieth General Assembly to the respective departments upon notification to the governor and the state comptroller.

Read first and second times and referred to the committee on appropriations.

House Joint Resolution 28, a joint resolution relating to the establishment of a study of the tax structure of the State of Iowa, and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House Joint Resolution 26, a joint resolution to establish an Iowa fair and world food exposition study committee and to provide an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House File 711, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars (\$250,000.00), and to provide for the disposition of the current residence of the governor.

Read first and second times and referred to committee on appropriations.

REPORTS OF COMMITTEE

Senator Frommelt submitted the following report:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 331, a bill for an act relating to the taxation of real

property of educational institutions and literary, charitable, and religious societies, 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 331 by striking section 3.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on ways and means to which was referred House File 404, a bill for an act relating to the time when beer beer may be sold, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 484, a bill for an act relating to mobile homes, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa and to amend the interest rates of the deposit of public funds, 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 663 as follows:

1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:

"which are obligations of or guaranteed by the United States of America".

2. By striking the words "issued, assumed" from line eighteen (18) of section one (1) thereof and substituting therefor the following: "which are obligations of".

3. By striking the words "or by any agency or instrumentality" thereof from lines nineteen (19) and twenty (20) of section one (1).

4. By striking lines four (4), five (5), six (6), seven (7), and eight (8) of section two (2) thereof and submitting therefor the following:

"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state or deposits made under sections four hundred fifty-three point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code."

5. By adding thereto the following new section:

"Section four hundred fifty-three point nine (453.9), Code 1962, is amended by inserting after the comma (,) in line nine (9) thereof, the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 680, a bill for an act to increase the tax imposed on cigarettes, 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 680 as follows:

1. By striking in line 6 of section 2 the word and figure "four (4)" and inserting in lieu thereof the words and figures "three and one-half (3½)".

2. By striking in line 9 of section 2 the word and figure "five (5)" and inserting in lieu thereof the words and figures "four and one-half (4½)".

Andrew G. Frommelt, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 688, a bill for an act to change the amount of the sales tax permit fee, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

SENATE CONCURRENT RESOLUTION 48 By Rigler and Frommelt

Whereas, Senator J. Henry Lucken of Plymouth County and Senator John A. Walker of Hamilton County will have completed twenty years of distinguished service in the Iowa legislature at the completion of their present terms, and for this long period of years have contributed valuable services to the State of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator Lucken and Senator Walker be presented with the chairs which they occupied during the Sixty-first General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment to the home residence of each senator.

Be It Further Resolved: That a copper plate with the proper inscription thereon showing that these chairs were presented by the Sixty-first General Assembly be properly attached to each chair.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President Fulton presiding.

INTRODUCTION OF BILL

Senate File 632, by committee on agriculture, a bill for an act to amend House File 356 relating to payment of license fees for creamery and cheese factories.

Read first and second times and placed on file.

HOUSE AMENDMENTS CONSIDERED

Senator Reppert called up for consideration Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars (\$25.00), amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 604

Amend Senate File 604 as follows:

- 1. Section one (1), line seven (7), by inserting after the word "taxes" the words "from gross receipts subject to the sales tax".
- 2. Section one (1), line eight (8), by inserting after the word "commission" the words "or in a depository bank designated by the tax commission,".
- 3. Section one (1), line eight (8), by inserting after the word "sum," the words "except as hereinafter provided.".
- 4. Section one (1), line eleven (11), by striking the word and figures "fifteenth (15th)" and inserting in lieu thereof the word "last".
- 5. Section one (1), lines twelve (12) and thirteen (13), by striking the words and figure "the third (3rd) month of the quarter," and inserting in lieu thereof the following: "no deposit will be required for the third month of the calendar quarter and the total quarterly amount, less the amount deposited for the first two months of the quarter."
- 6. Section one (1), line fourteen (14), by inserting after the period the following: "Said monthly remittance procedure shall be optional for any sales tax permit holder whose average monthly collection of tax amounts to more than twenty-five and less than one hundred dollars."
- 7. Section one (1), line eighteen (18), by striking the word "his" and inserting in lieu thereof the word "its".
- 8. Section one (1), line twenty-three (23), by inserting after the word "correct." the following: "All retailers who collect more than one hundred (100) dollars in retail sales tax in any one (1) month shall be required to file the retailer's monthly tax deposit except those retailers whose gross sales total less than two million (2,000,000) dollars annually and whose total gross sales are comprised of fifty (50) percent or more of sales made under conditional contract or other forms of sales wherein the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of sale, may have the alternative of filing either the retailer's monthly tax deposit or may continue to pay tax due on quarterly installments on or before the last day of the month next succeeding each quarterly period."
- 9. Section four (4), line nine (9), by striking the word and figures "fifteenth (15th)" and inserting in lieu thereof the word "last".

10. By adding thereto the following section:

"Subsection six (6) of section four hundred twenty-two point forty-two (422.42), Code 1962, as amended by chapter two hundred sixty-one (261), Acts of the Sixtieth General Assembly, is hereby amended by inserting in line twenty (20) after the word 'period' the words 'or during such period for which the retailer is required to file a retailer's monthly tax deposit, whichever is applicable.'."

Roll call was requested.

On the question "Shall the Senate concur in the House amendments?" the vote was:

Ayes,	22	:
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Balloun	Flatt	Lisle	Rilev
Benda	Griffin	Lodwick	Schroeder
Beneke	Hagie	Lucken	Shoeman
Briles	Kvhl	Mills	Stanley
DeKoster	Lange	Nims	Stephens
Elvers		Rigler	

Navs. 29:

Nays, 29:			
Buren	Floy	Kibbie	Murray
Burke	Frommelt	Klefstad	Nurse
Cassidy	Hagedorn	Kruck	O'Malley
Burns	Hansen	McGill	Reno
Coleman	Heaberlin	McNally	Reppert
Denman	Heying	Messerly	Shirley
\mathbf{Dodds}	Hill	Mincks	Tabor
Ely			•

Absent or not voting, 8:

Condon	Main	Shaff	Van Gilst
Elthon	Patton	Vance	Walker

The Senate refused to concur in the House amendments.

THIRD READING OF BILLS

On motion of Senator Nims, Senate File 82, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Nims asked and received unanimous consent that House File 86 be substituted for Senate File 82.

On motion of Senator Nims, House File 86, a bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads, was taken up and considered.

Senator Lucken offered the following amendment and moved its adoption:

Amend House File 86 by adding at the end of line 5 the following: "This Act shall be effective until July 1, 1969, only."

The amendment lost.

Senator Nims moved that the bill be read a third 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:

Benda	Briles	Burke		Cassidy
Beneke	Buren	Burns		Coleman

Lodwick Reno Denman Hansen Rilev Dodds Heying McGill Shirley Elvers HillMcNally Kibbie Mincks Shoeman Ely Stanley Flatt Klefstad Nims Tabor Floy Kruck Nurse Hagie Lange

Nays, 11:

BallounKyhlMesserlyRiglerDeKosterLisleMillsStephensHeaberlinLuckenReppert

Absent or not voting, 12:

CondonHagedornPattonVanceElthonMainSchroederVan GilstGriffinO'MalleyShaffWalker

Voting present, 2:

Frommelt Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nims 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 Nims asked and received unanimous consent that Senate File 82 be withdrawn from further consideration of the Senate.

On motion of Senator Lange, Senate File 443, a bill for an act to provide for the reconstruction and hard surfacing of state park roads around Black Hawk Lake in Sac County, Iowa, and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

The amendments filed by Senator Klefstad on May 27 and 28 were ruled out of order.

Senator Reppert moved that Senate File 443 be returned to the committee on appropriations, which motion was lost.

Senator Lange moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 19:

Balloun Hagedorn Lisle Riley Beneke Hagie Lodwick Shirley DeKoster Hansen Mills Shoeman Flatt Having Nims Stanley Griffin Kyhl Reno

Nays, 25:

Benda Elvers Kruck .. NurseO'Malley Briles Ely Lange Buren Flov McGill Reppert Heaberlin McNally Rigler Burke Stephens Burns Kibbie Messerly Coleman Klefstad Mincks Tabor Denman

Absent or not voting, 13:

CassidyFrommeltPattonVanceCondonHillSchroederVan GilstDoddsMainShaffWalkerElthon

Voting present, 2:

Lucken Murray

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

Senator Kruck 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 lost.

EXPLANATION OF VOTE ON SENATE FILE 443

I voted "no" on Senate File 443 so that I could file a motion to reconsider the vote by which the bill failed to have passed the Senate, for I strongly believe this bill should be passed.

ELMER F. LANGE.

Senator Kruck moved to reconsider the vote by which Senate File 443 failed to pass the Senate.

Senator Denman moved as a substitute motion that action on the bill be deferred, which motion prevailed.

On motion of Senator Frommelt, House File 636, a bill for an act relating to the establishment of a primary road scenic and improvement fund and to provide an appropriation therefor, 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 636 by striking from line 10 of section 2 the words and figure "five hundred thousand (500,000)" and inserting in lieu thereof the words and figure "one hundred thousand (100,000)".

On motion of Senator Frommelt, the committee amendment was adopted.

Senator Frommelt moved that the bill be read a third 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:

O'Malley Balloun Elvers Kruck Benda \mathbf{Elv} Lange Reno Flatt Reppert Beneke Lodwick Briles Floy Lucken Riley Schroeder Frommelt McGill Buren Shirley Mills Cassidv Hagedorn Coleman Hansen Mincks Shoeman DeKoster Nims Stanley Heying Denman Hill Nurse Stephens Dodds

Nays, 10:

Griffin Klefstad Messerly Rigler Hagie Kyhl Murray Tabor Heaberlin McNally

Absent or not voting, 11:

Burke Kibbie Patton Van Gilst Condon Lisle Shaff Walker Elthon Main Vance

Voting present, 1:

Burns

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Lodwick, House File 695, a bill for an act relating to the annual credit to the highway grade crossing safety fund, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie took the chair at 10:15 p.m.

Senator Lodwick moved that the bill be read a third 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:

Balloun Flatt Kruck O'Malley Benda Floy Kyhl Reno Briles Frommelt Lange Reppert Beneke Griffin Lisle Rigler Buren Hagedorn Lodwick Riley Cassidy Hagie McGill Schroeder Hansen Coleman Messerly Shirley Heaberlin Mills DeKoster Shoeman Dodds Heying Mincks Stanley Hill Nims Stephens Elvers Kibbie Nurse Tabor \mathbf{Ely}

Nays. 2:

Klefstad Murray

Absent or not voting, 13:

Burns Elthon McNally Vance
Burke Lucken Patton Van Gilst
Condon Main Shaff Walker

Denman

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 conference committee report on, and adopted the amendments contained therein, and passed, Senate File 553, a bill for an act relating to the responsibilities of the state superintendent of public instruction.

Also: That the House has adopted the conference committee report on, and adopted the amendments contained therein, and passed House File 566, a bill for an act relating to the control and prevention of rabies.

WILLIAM R. KENDRICK, Chief Clerk.

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 566

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and House on House File 566, an act relating to the control and prevention of rabies, beg leave to report and make the following recommendations:

1. That the Senate recede from their amendment.

2. That House File 566 as passed by the House, be amended as follows:

a. By striking from line 40 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".

b. By striking from line 4 of section 1 the word and figure "ten (10)" and inserting in lieu thereof the word and figure "seven (7)".

FRANKLIN MAIN, Chairman.

BERNARD MURPHY, Chairman.

John D. Shoeman. H. Kenneth Nurse, MARY P. GREGERSON. ROBERT E. RIDER.

On the Part of the Senate.

On the Part of the House.

Senator Shoeman called up the conference committee report on House File 566 and moved its adoption.

The motion prevailed and the report was adopted.

Senator Shoeman moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

Senator Shoeman moved that the bill be read a third 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:

Balloun Flov Nurse Lange Lisle Benda Griffin O'Malley Beneke Hagedorn Lodwick Reno Briles Hagie Lucken Reppert McGill Buren Hansen Riley Heaberlin Burns McNally Schroeder Heving Shirley Cassidy Messerly Coleman Hill Mills Shoeman Mincks Stanley Denman Kibbie Elv Klefstad Murray Stephens Elvers Kruck Nims Tabor Flatt Kvhl

Nays, 1:

Rigler

Absent or not voting, 12:

Burke Dodds Main Vance
Condon Elthon Patton Van Gilst
DeKoster Frommelt Shaff Walker

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 the Messerly amendment to House File 682 passed the Senate.

ANDREW G. FROMMELT.

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which Senate File 443 failed to have passed the Senate.

ELMER F. LANGE.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 27, 1965, the Governor had approved the following bills:

Senate File 275, relating to physical therapists.

Senate File 404, relating to overall length of vehicles.

Senate File 438, relating to cities in acquiring land for the purpose of relocating railroad facilities, etc.

Senate File 499, relating to meetings of county boards on reorganization of school districts involving two or more counties.

Senate File 552, relating to the acquisition and development of industrial projects, etc.

A communication was also received announcing that on May 28, 1965, the Governor had approved the following bills:

Senate File 107, relating to the league of Iowa municipalities.

Senate File 110, relating to qualified high school students to attend a college or university for advanced courses.

Senate File 276, relating to school districts purchasing annuity contracts for employees.

Senate File 566, relating to an appropriation to the conservation com-

Senate File 572, relating to the finance committee of the state board of re-

Senate File 585, relating to an appropriation for the members of the interim court study commission.

Senate File 586, relating to capital improvements to the state fair board.

Senate File 589, relating to the state fair board.

Senate File 592, relating to capital expenditures by the state highway commission.

Senate File 593, relating to expenditures by the state highway commission from the primary road fund.

AMENDMENTS FILED

Amend House File 482 as follows: Strike all after the

enacting clause, substituting in lieu thereof the following: Section 1. General purpose. The general purpose of this Act

is to establish for the State of Iowa a system of personnel 4

5 administration based on merit principles and scientific methods 6

governing the appointment, promotion, transfer, lay-off, removal, 7 discipline and welfare of its civil employees, and other incidents

of state employment. All appointments and promotions to positions 8

9 in the state service shall be made solely on the basis of merit

10 and fitness, to be ascertained by competitive examinations, except

11 as hereinafter specified.

12 Sec. 2. Classified service: exceptions therefrom. The

13 classified service shall apply to all employees of the state and

14 to all positions in the state civil service now existing or

15 hereafter established except the following:

- 16 1. The State Legislature, employees of the legislature and 17 other officers elected by popular vote and persons appointed to 18 fill vacancies in elective offices.
- 19 2. All board members and commissions whose appointments are 20 otherwise provided for by the statutes of the State of Iowa.
- 21 3. One principal assistant or deputy and one stenographer or 22 secretary or both for each elective official.

4. The office of the governor.

5. All presidents, deans, professors, instructors, research 24 25 assistants, and other teachers in any of the institutions under 26 the jurisdiction of the state board of regents, and student 27 employees of such institutions.

6. Patients or inmates employed in state institutions.

29 7. Persons employed in a professional or scientific capacity 30 to make or conduct a temporary and special inquiry, investigation 31 or examination on behalf of the legislature or a committee thereof 32 or by authority of the governor.

8. Officers and enlisted men of the armed services under state jurisdiction.

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9. Part-time professional employees who are paid on a fee for service basis and are not engaged in administrative duties, and where condition of employment is approved by the commission.

38 10. Individuals employed under contract, whose condition of

39 employment is approved by the commission. 40

The present joint merit system now effective in state agencies

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41 expending federal funds shall remain in full force and effect 42 so far as it applies to such agencies, until such time as the 43 plan and rules promulgated under the provisions of this Act 44 are approved by the appropriate federal agencies. At that time 45 these agencies shall be subject to all provisions of this Act. 46 Any employee who has received appointments under the Iowa merit

47 system shall retain his position, or a position of comparable

48 status and pay. At such time as the plan and rules are

49 approved by the federal agency, the Iowa merit system council 50 shall transfer all its records, property and other material

51 to the Iowa civil service commission. 52

Nothing herein shall be construed as precluding the appointing authority from filling any position in the manner in which positions in the classified services are filled.

Sec. 3. State civil service department. There is hereby established a department of civil service to be known as the Iowa civil service department, the executive head of which shall be the director of civil service. In the department there shall be a civil service commission of three members, with the powers and duties hereinafter enumerated. The provisions of section eight point twenty-three (8.23) of the Code shall apply to this department.

Sec. 4. Director of civil service. The civil service commission shall appoint a director of civil service who shall be experienced in the field of personnel administration, and who is in known sympathy with the application of merit principles to public employment. The commission shall establish for the class of director, minimum requirements of education and experience which are pertinent to the duties of the position: and shall require that the director qualify by passing a practical written examination and be appointed from among the highest three on the list of eligibles established through open competitive examination for the class.

The director of civil service may be removed by the civil service commission for cause only after he has been presented in writing with the reasons for his removal. He shall be given an opportunity, not less than fifteen (15) days, to answer any charges either in writing or upon his request to be heard by the commission. The statement of reasons and answer or transcript of hearing shall be filed with the secretary of state as a public record.

81 82 Organization of the commission.

1. The members of the commission shall be citizens of the United States and residents of Iowa and shall be in sympathy with the application of merit principles to public employment. No member of the commission shall be a member of any local, state, or national committee of a political party or an officer or member of a committee in any partisan political club or organization. or shall hold, or be a candidate for any paid public office.

2. Within thrity days after the effective date of this Act. the governor shall appoint three members of the civil service commission. Members appointed to the commission shall be subject to approval of two-thirds (%) of the members of the senate in executive session. The civil service commission thus appointed shall hold office, one member until the first

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96 day of July in 1967, one until the first day of July in 1969, 97 and one until the first day of July in 1971. Thereafter, each 98 member shall be appointed for a term ending six (6) years from

99 the date of expiration of the term for which his predecessor

- was appointed. In case of vacancies, the governor shall appoint for the unexpired portion of the term, and if the general
- 102 assembly be not then in session, the governor shall, upon the 103 convening of the general assembly, promptly report said

104 appointment to the senate for its approval.

- 3. A member of the commission may be removed by the governor only for cause, after being given a copy of charges against him and an opportunity to be heard publicly on such charges before the governor. A copy of the charges and transcript of the record of the hearing shall be filed with the secretary of state.
- 4. Members of the commission shall each be paid twenty-five (\$25.00) dollars for each day devoted to the work of the commission, but not more than six hundred (\$600.00) dollars in any one year. They shall be paid their necessary traveling and other official expenditures necessitated by their official duties.
- 5. The commission shall elect one of its members as chairman. It shall meet at such time and place as shall be specified by call of the chairman or the director. At least one meeting shall be held bimonthly. All meetings shall be open to the public. Notice of each meeting shall be given in writing to each member by the director at least three (3) days in advance of the meeting. Two members shall constitute a quorum for the transaction of business.
- Sec. 6. Duties of the commission. In addition to the duties expressly set forth elsewhere in this Act, the commission shall:
- 128 1. Represent the public interest in the improvement of personnel administration in the state service.
 - 2. Advise the governor and the director on problems concerning personnel administration.
- 132 3. Foster the interest of institutions of learning and of 133 industrial, civic, professional and employee organizations in 134 the improvement of personnel standards in the state service. 135 4. Make any investigation which it may consider desirable
 - 4. Make any investigation which it may consider desirable concerning the administration of personnel in the state service, and make recommendations to the director with respect thereto.
 - 5. Make an annual report and special reports and recommendations to the governor.
 - Sec. 7. Duties of the director. The director, as executive head of the departments, shall direct and supervise all of its administrative and technical activities. In addition to the duties imposed by him elsewhere in this Act, it shall be his duty:
- 145 1. To apply and carry out this law and the rules adopted thereunder.
- 147 2. To attend meetings of the commission and to act as its 148 secretary and keep minutes of its proceedings.
- 149 3. To establish and maintain a roster of all employees in 150 the state civil service, in which there shall be set forth, as

to each employee, the class title, pay or status, and other pertinent data.

- 4. To appoint such employees of the department and such experts and special assistants as may be necessary to carry out effectively the provisions of this Act. Staff employees shall be appointed in accordance with the provisions of this Act.
- 5. To foster and develop, in cooperation with appointing authorities and others, programs for the improvement of employee effectiveness, including training, safety, health, counseling and welfare.
- 6. To encourage and exercise leadership in the development of effective personnel administration within the several departments in the state service, and to make available the facilities of the department of civil service to this end.
- 7. To investigate from time to time the operation and effect of this law and of the rules made thereunder and to report his findings and recommendations to the commission.
 - 8. To make an annual report regarding the work of the department and such special reports as he may consider desirable, to the commission.
- 9. To perform any other lawful acts which he may consider
 necessary or desirable to carry out the purposes and provisions
 of this Act.
 The director shall designate, with the approval of the

The director shall designate, with the approval of the commission, an employee of the department to act for him in case of his absence or inability from any cause to discharge the powers and duties of his office.

The director may request appropriate persons, including officers and employees in the state service, to assist in the preparation and rating of tests. Upon agency request the director shall confer with agency personnel to assist in preparing examinations for professional and technical classes. An appointing authority may excuse any employee in his division from his regular duties for the time required for his work as an examiner. Such officers and employees shall not be entitled to extra pay for their services as examiners but shall be paid their necessary traveling and other expenses.

Sec. 8. Rules. The director of civil service shall prepare and submit to the civil service commission proposed rules for consideration and approval for the classified service. Such rules shall have the force and effect of law if not disapproved by the commission within thirty (30) days after the submission thereof, after public notice and public hearing. Amendments thereof may be made in the same manner. The rules shall provide:

1. For the preparation, maintenance and revision of a position classification plan for all positions in the classified service, based upon duties performed and responsibilities assumed, so that the same qualifications may reasonably be required for and the same schedule of pay may be equitably applied to all positions in the same class. After such classification has been approved by the commission, the director shall allocate the position of every employee in the classified service to one of the classes in the plan. Any

204 classified service to one of the classes in the plan. Any 205 employee or agency officials affected by the allocation of a

position to a class shall, after filing with the director of civil service a written request for reconsideration thereof in such manner and form as the director may prescribe, be given a reasonable opportunity to be heard thereon by the director.

An appeal may be made to the civil service commission, or to a qualified classification committee appointed by the commission.

- 2. For a pay plan for all employees in the classified service, after consultation with appointing authorities and after a public hearing held by the commission. Such pay plan shall become effective only after it has been approved by the executive council after submission to it by the commission. Amendments to the pay plan may be made in the same manner. Each employee shall be paid at one of the rates set forth in the pay plan for the class of position in which he is employed and, unless otherwise designated by the commission, he shall begin employment at the first step of the established range for his class.
- 3. For open competitive examinations to test the relative fitness of applications for the respective positions. Such examinations shall be practical in character and shall relate to such matters as will fairly test the ability of the applicant to discharge the duties of the position to which he seeks appointment. Examinations need not be held until after the rules have been adopted, the service classified and a pay plan established, but shall be held not later than two years after this Act takes effect. Such examinations shall be announced publicly at least fifteen (15) days in advance of the date fixed for the filing of applications therefor, and may be advertised through the press, radio and other media. The director may, however, in his discretion, continue to receive applications and examine candidates long enough to assure a sufficient number of eligibles to meet the needs of the service, and may add the names of successful candidates to existing eligible lists in accordance with their respective ratings.
- 4. For promotions which shall give appropriate consideration to the applicant's qualifications, record of performance, seniority and conduct. Vacancies shall be filled by promotion whenever practicable and in the best interest of the service, and may be by competitive or noncompetitive examination. Such examinations shall be of the same nature and content as those used in establishing competitive registers for the class. A promotion means a change in the status of an employee, from a position in one class to a position in another class having a higher entrance salary.
- 5. For the establishment of eligible lists for appointment and promotion, upon which lists shall be placed the names of successful candidates in the order of their relative excellence in the respective examinations. Eligibility for appointment from any such list shall normally continue for at least a year and not longer than three years.
- 6. For the rejection of candidates or eligibles who fail to comply with reasonable requirements in regard to such factors as physical condition, training and experience, or who are

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261 habitual alcoholics who have not been rehabilitated from the 262 use of alcohol for a period of six months, or addicted to 263 narcotics; or who have attempted any deception or fraud in 264 connection with an examination; or where in the judgment of the 265 commission there is reasonable doubt of the loyalty to the Nation 266 of any such candidate or eligible.

7. For the appointment of a person standing among the highest

three on the appropriate eligible list to fill a vacancy.

8. For a probation period of six (6) months, excluding educational or training leave, before appointment may be made complete, and during which period a probationer may be discharged or reduced in class or rank, or replaced on the eligible list. The appointing authority shall within ten (10) days prior to the expiration of an employee's probationary period notify the director in writing whether the services of the employee have been satisfactory or unsatisfactory. If the employee's services are unsatisfactory, he shall be dropped from the payroll on or before the expiration of his probationary period. If satisfactory, or if the appointing authority shall fail to furnish the required notice to the director prior to the expiration of the probationary period, the appointment shall be deemed permanent. The determination of the appointing authority shall be final and conclusive.

9. For emergency employment for not more than sixty (60) days in any twelve-month period without examination, and for intermittent employment for not more than six (6) months in anv twelve-month period. For intermittent employment the employee must have had a probationary, permanent or temporary

289 appointment.

> 10. For provisional employment without competitive examination when there is no appropriate list available. No such provisional employment shall continue longer than six (6) months, nor shall successive provisional appointments be allowed, except during the first two (2) years after the effective date of this Act in order to avoid stoppage of orderly conduct of the business of the state.

11. For transfer from a position in one department to a 298 similar position in another department involving similar 299 qualifications, duties, responsibilities and salary ranges. 300 Whenever an employe transfers or is transferred from one state department or agency to another state department or 302 agency, his seniority rights, any accumulated sick leave and 303 accumulated vacation time, as provided in the law, shall be transferred to his new place of employment and credited to him.

12. For retirement of persons who have attained permanent status and who resign in good standing or who are laid off from their positions without fault or delinquency on their part, within a period equal to the period of their continuous

309 employment with the state.

> 13. For establishing in cooperation with the appointing authorities a system of service reports of all employees in the classified service, which service records shall be considered in determining salary increases provided in the pay plan; as a factor in promotion tests; as a factor in determining the order of layoffs because of lack of funds or

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work and in reinstatement; and as a factor in demotions, discharge or transfers.

For layoffs by reason of lack of funds or work, or organization, and for re-employment of employees so laid off, giving consideration in both lavoffs and re-employment to performance record and seniority in service. Any employee who has been laid off, may keep his name on a preferred employment list for one (1) year, which shall be exhausted by the agency enforcing the layoff before selection of an employee may be made from the register in his classification.

325 326 15. For imposition, as a disciplinary measure, of a 327 suspension from the service without pay for not longer than 328

thirty (30) days.

16. For discharge or reduction in rank or grade after appointment or promotion is completed, for negligence, inefficiency, gross misconduct, insubordination or incompetency. The person discharged or reduced shall be presented with the reasons for such discharge or reduction stated in writing within twenty-four (24) hours after such discharge or reduction, and a copy thereof shall be filed as a public record with the director of civil service.

17. For establishment of a plan for resolving employee

338 grievances and complaints.

> 18. For attendance regulations and special leaves of absence, with or without pay, or reduced pay in the various classes of positions in the classified service. Annual sick leave and vacation time shall be granted in accordance with section seventy-nine point one (79.1) of the Code.

19. For the development and operation of programs to improve the work effectiveness and morale of employees in the state service, including training, safety, health, welfare,

347 counseling, recreation, and employee relations.

348 20. Notwithstanding any provisions to the contrary, no rule or regulation shall be adopted by the Iowa civil 349 350 service department which would deprive the State of Iowa, or 351 any of its agencies or institutions of federal grants or other 352 forms of financial assistance.

In case of equal status of applicants for employment or promotion a veteran of the armed forces of the United States shall have preference over a nonveteran.

Sec. 9. Duty to furnish facilities. All officers and employees of the state and of municipalities and political subdivisions of the state shall allow the department the reasonable use of public buildings under their control, and furnish heat, light and furniture for any examination, hearing or investigation authorized by this Act. The department shall pay to a municipality or political subdivision the reasonable cost of any such facilities furnished by it.

Sec. 10. Duties of state officers and employees. All officers and employees of the state shall comply with and aid in all proper ways in carrying out the provisions of this Act and the rules, regulations and orders thereunder. All officers and employees shall furnish any records or information which the director or the commission may request for any purpose of this Act. The director may institute and maintain

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any action or proceeding at law or in equity that he considers necessary or appropriate to secure compliance with this Act and the rules and orders thereunder.

Sec. 11. Status of present employees. Employees covered 374 375 under this Act for one (1) year or more immediately prior to January 1, 1965, shall be continued in their respective 376 377 positions without further examination, until separated from their positions as provided by law. Those holding their 378 379 employment less than one year immediately prior to January 1, 380 1965, shall also be continued in their respective positions 381 provided that within two (2) years after this Act takes effect 382 they pass a qualifying test prescribed by the director. Those 383 who shall have failed to qualify as provided herein shall be 384 dismissed from their positions within thirty (30) days after 385 establishment of an eligible list for their respective positions. Nothing herein shall preclude the reclassification or reallocation as provided by this Act of any position held 387 388 by any such incumbent.

Certification of payrolls. No state disbursing or Sec. 12. auditing officer shall make or approve or take any part in making or approving any payment for personal service to any person holding a position in the state service unless the payroll voucher or account of such pay bears the certification of the director, or of his authorized agent, that the persons named therein have been appointed and employed in accordance with the provisions of this Act and the rules, regulations and orders thereunder. The director may for proper cause withhold certification from an entire payroll or from any specific item or items thereon. The director may, however, provide that certification of payrolls may be made once every six (6) months. and such certification shall remain in effect except in the case of any officer or employee whose status has changed after the last certification of his payroll. In the latter case no voucher for payment of salary to such employee shall be issued or payment of salary made without further certification by the director. Any citizen may maintain a suit to restrain a disbursing

officer from making any payment in contravention of any provision of this Act, rule or order thereunder. Any sum paid contrary to any provision of this Act or of any rule, regulation or order thereunder may be recovered in an action maintained by any citizen. from any officer who made, approved or authorized such payment or who signed or countersigned a voucher, payroll, check or warrant for such payment, or from the sureties on the official bond of any such officer. All moneys recovered in any such action shall be paid into the state treasury.

416 Any person appointed or employed in contravention of any 417 provision of this Act or of any rule, regulation or order 418 thereunder who performs service for which he is not paid, may 419 maintain an action against the officer or officers who purported 420 so to appoint or employ him to recover the agreed pay for 421 such services, or the reasonable value thereof if no pay 422 was agreed upon. No officer shall be reimbursed by the 423state at any time for any sum paid to such person on 424 account of such services.

425 If the director wrongfully withholds certification of 426 the payroll voucher or account of any employee, such employee 427 may maintain a proceeding in the courts to compel the director 428 to certify such a payroll voucher or account. 429 Sec. 13. Appeals by employees to the commission. Any 430 employee who is dismissed or demoted after completing his 431 probationary period of service, or who is suspended, may, 432 within thirty (30) days after such dismissal, demotion or 433 suspension, appeal to the commission for review thereof. Upon 434 such review, both the appealing employee and the appointing 435 authority whose action is reviewed shall, within thirty (30) 436 days following the date of filing of the appeal, have the 437 right to be heard publicly and to present evidentiary facts. 438 At the hearing of such appeals, technical rules of evidence 439 shall not apply. If the commission finds that the action 440 complained of was taken by the appointing authority for 441 any political, religious, racial, or non-merit reason, the 442 employee shall be reinstated to his former position without 443 loss of pay for the period of his suspension. In all other 444 cases the civil service commission shall have jurisdiction to 445 hear and determine the rights of civil service employees and 446 may affirm, modify or reverse any case on its merits. If there 447 is an affirmance of the suspension, demotion or discharge by 448 the commission, the employee may appeal therefrom to the district 449 court. 450 Sec. 14. Records of the Iowa civil service department. The 451 records of the department, except such records as the rules may 452 properly require to be held confidential for reasons of public policy, shall be public records and shall be open to 453 454 public inspection, subject to reasonable regulations as to 455 the time and manner of inspection which may be prescribed 456 by the director. 457 Sec. 15. Services to political subdivisions. Subject to the rules approved by the Iowa civil service commission. 458 459 the director may enter into agreements with any municipality 460 or political subdivision of the state to furnish services 461 and facilities of the agency to such municipality or 462 political subdivision in the administration of its personnel 463 on merit principles. Any such agreement shall provide for 464 the reimbursement to the state of the reasonable cost of the 465 services and facilities furnished. All municipalities and 466 political subdivisions of the state are hereby authorized to 467 enter into such agreements. 468 Sec. 16. Oaths, testimony, and the production of records. 469 The commission, each member of the commission and the 470 director shall have power to administer oaths, subpoena 471 witnesses and compel the the production of books and papers 472 pertinent to any investigation or hearing authorized by 473 this Act. Any person who shall fail to appear in response to 474 a subpoena or to answer any question or produce any books or 475 papers pertinent to any such investigation or hearing or 476 who shall knowingly give false testimony therein shall be 477 guilty of a misdemeanor. 478

Sec. 17. Political activities prohibited. No person

shall be appointed or promoted to, or demoted or dismissed

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480 from, any position in the classified service, or in any way 481 favored or discriminated against with respect to employment

482 in the classified service because of his political or

483 relgious opinions or affiliations or race, but nothing

484 herein shall be construed as precluding the dismissal of 485 any employee who may be engaged in subversive activities

486 or found disloyal to the Nation.

487 No person shall seek or attempt to use any political 488 endorsement in connection with any appointment to a position 489 in the classified service.

No person shall use or promise to use, directly or indirectly, any official authority or influence, whether possessed or anticipated, to secure or attempt to secure for any person an appointment or advantage in appointment to a position in the classified service or an increase in pay or other advatage in employment in any such position, for the purpose of influencing the vote or political action

of any person, or for any consideration.

No employee in the classified service or member of the commission or the director shall perform any service for any political party, or solicit or take any part in soliciting any assessment, subscription, contribution or service. It shall be unlawful for any person or political organization, either directly or indirectly, to solicit or demand from any employee in the classified service any contribution of money or any other thing of value for election purposes or for the purpose of paying expenses of any political organization or any person seeking election to public office.

No employee in the classified service shall be a member of any national, state or local committee of a political party, or any officer or member of a committee of a partisan poitical club, or a candidate for nomination or election to any paid public office, or shall take part in the management or affairs of any political party or in any political campaign, except to exercise his right as a citizen privately

515 to express his opinion and to cast his vote. 516 Any officer or employee in the state service who violates 517 any of the foregoing provisions of this section shall forfeit

518 his office or position, and for one year shall be ineligible 519for any office or position in the state service.

Sec. 18. Unlawful acts prohibited. No person shall make any false statement, certificate, mark, rating or report with regard to any test, certification or appointment made under any provision of this Act or in any manner commit or attempt to commit any fraud preventing the impartial execution of this Acts and the rules.

No person shall, directly or indirectly, give, render, pay, offer, solicit or accept any money, service or other valuable consideration for or on account of any appointment, proposed appointment, promotion or proposed promotion to, or any advantage in, a position in the classified service.

No employee of the department, examiner, or other person shall defeat, deceive or obstruct any person in his right to examination, eligibility certification or appointment under this. Act, or furnish to any person any special or secret

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535 information for the purpose of affecting the rights or 536 prospects of any person with respect to employment in the 537 classified service.

538 Sec. 19. Penalties. Any person who wilfully violates any 539 provision of this Act or of the rules shall be guilty of a 540 misdemeanor, and shall upon conviction be punished therefore. 541 Any person who is convicted of a misdemeanor under this Act 542 shall, for a period of five (5) years, be ineligible 543 for appointment to or employment in a position in the state 544 service, and if he is an officer or employee of the state. 545 shall forfeit his office or position. 546

Sec. 20. Separability. If any provision of this Act or of any rule, regulation or order thereunder or the application of such provision to any person or circumstances shall be held invalid, the remainder of this Act and the application of such provision of this Act or of such rule, regulation or order to persons or circumstances other than those as to which it is held invalid shall not be affected thereby.

Sec. 21. Appropriations. For the purpose of providing funds for the payment of expenses in carrying out the provisions of this Act there is hereby appropriated a permanent revolving fund of seventy-five thousand dollars (\$75,000.00), which sum shall be placed in a separate account in the general fund in the state treasury to be known as the lowa civil service department account.

561 The director shall maintain accurate records reflecting 562 the cost of administering the provisions of this Act. 563 At the close of each quarter year period, he shall summarize 564 the cost and shall bill each department, commission, board 565 or agency which is included in this Act, for a pro rate 566 share of the administrative cost based on the relationship 567 between the quarterly average number of employees in the 568 service of such department, commission, board or agency and 569 the quarterly average number of employees in the service of all the departments, commissions, boards and agencies 570 for the appropriate calendar quarter. All departments, 571 572 communications, boards or agencies which are included in this 573 Act, shall include in their budgets sufficient amounts to 574 meet their pro rata shares of the cost of administering this 575 Act and shall remit such shares quarterly to the Iowa civil 576 service department in the manner provided by law. The director 577 of the Iowa civil service department shall prepare and submit 578 a budget in the same manner as required of other departments 579 of government. By August 1, prior to each biennial legislative 580 session, he shall provide in writing to each department, 581 commission, board or agency which is included in this Act, 582 an estimate of the pro rata share of costs which will be 583 required of each agency for the following biennium. 584

For the biennium July 1, 1965-June 30, 1967, there is appropriated the sum of \$75,000.00, to carry out the provisions of this Act for each department, commission, board or agency which has not included costs for merit system administration in its budget for that biennium. Those agencies which are members of the Iowa merit system council shall

590 continue to maintain a merit system council administrative

591 account for the biennium or until absorbed by the Iowa civil

592 service department, after which pro rata costs shall be paid 593 to the Iowa civil service department, but not to exceed the

594 amount of the budget estimate determined by the merit system

595 council.

596 The department is authorized and directed to accept on 597 behalf of the state any grant or contribution, federal or otherwise, made to assist in meeting the cost of carrying 598

599 out the purposes of this Act.

600 Sec. 22. Conflicting Acts. Section eight point five (8.5), 601 Code 1958, is hereby amended by striking all of subsection

602 six (6) thereof.

VINCENT S. BURKE.

Senate File 443 is hereby amended as follows: 1

2 Amend the Klefstad amendment of May 27 by striking the

3 words and figure, "one hundred fifty-nine thousand (159,000)"

in line twelve (12) and inserting in lieu thereof, "two hundred

ninety-eight thousand (298,000)."

GILBERT E. KLEFSTAD.

1 Amend House File 35 by adding at the end of

section 1 thereof: In the event an appeal is per-

fected to the Supreme Court of the State of Iowa from a District Court decision of May 12 in this

5 matter by August 15, 1965, this act shall become

6 null and void.

7 Amend the title to House File 35, line 5, by

8 striking the period and adding "provided however

an appeal is not perfected from pending proceedings."

WARREN J. KRUCK.

Amend House File 36 by adding at the end of section 1

1 thereof: In the event an appeal is perfected to the

Supreme Court of the State of Iowa from a District Court

decision of May 12 in this matter by August 15, 1965, 5

this act shall become null and void.

Amend the title to House File 36, line 7, by

striking the period and adding "provided however an ap-

peal is not perfected from pending proceedings."

WARREN J. KRUCK.

Amend House File 159 as follows: Amend section 2.

paragraph 8, line 36, by inserting a

comma after the word "corporation" and adding "church or

camp organization regularly transporting children."

JOSEPH B. FLATT. ROBERT R. RIGLER.

- Amend House File 390 by adding the following sections thereto:
- Sec. 6. Section three hundred twenty-one point one
- 3 hundred eighty (321.180), Code 1962, as amended by chapter
- one hundred ninety-five (195), section one (1), Acts of the Sixtieth General Assembly, is hereby amended as follows: 5
- 1. By striking in line fourteen (14) the words "six

- months" and inserting in lieu thereof the words "two (2) years from the date of issuance".
- 9 2. By striking lines nineteen (19) and twenty (20)
- 10 and inserting in lieu thereof the words "less than sixteen
- (16) years of age shall entitle". 11
- 12 Sec. 7. Section three hundred twenty-one point one
- 13 hundred ninety-four (321.194), Code 1962, is hereby amended
- 14 as follows: 15
- 1. By striking in line four (4) the word "sixteen" 16 and inserting in lieu thereof the word "eighteen (18)"
- 17 2. By striking line seventeen (17) and inserting in
- 18 lieu thereof the words "expire on the licensee's eight-
- 19 teenth (18th) birthday or upon issuance of a temporary
- 20 driver's permit."

C. JOSEPH COLEMAN.

- Amend House File 405 as follows: 1
- 2 1. In section 1, line 16, strike the word and figure
- 3 "five (5)" and insert in lieu thereof the word and figure
- 4 "eight (8)".
- 5 2. In section 2, line 24, strike the word and figure
- 6 "five (5)" and insert in lieu thereof the word and figure
- "eight (8)".

DAVID STANLEY.

- Amend House File 583 by striking all after the 1 enacting clause and inserting in lieu thereof the
- 3 following:
- 4 Section 1. Section three hundred six A point nine
- (306A.9) Code 1962, is hereby repealed. 6 Section 2. Chapter three hundred twenty-one (321).
- 7 Code 1962, is hereby amended by adding thereto the
- 8 following:
- 9 "It is unlawful for any person (1) to drive a vehicle
- 10 over, upon, or across any curb, central dividing section, 11 or other separation or dividing line on controlled-access
- 12 facilities; (2) to make a left turn or a semi-circular or
- 13 U-turn at maintenance cross-overs except by maintenance
- 14 vehicles and authorized emergency vehicles; (3) to drive
- 15 any vehicle except in the proper line provided for that
- purpose and in the proper direction and to the right of 16
- 17
- the central dividing curb, separation, section, or line; 18 (4) to drive any vehicle into the controlled-access fa-
- 19 cility from a local service road except through an opening
- 20 provided for that purpose in the dividing curb or di-
- 21 viding section or dividing line which separates such serv-
- 22 ice road from the controlled-access facility property;
- 23 (5) to stop, park, or leave standing any vehicle, whether
- attended or unattended, upon the paved portion, the should-24
- 25 ers, or the right-of-way except at designated rest areas
- or in case of an emergency or other dire necessity, or 26
- 27 in the case of an authorized emergency vehicle.
- 28 "For the purpose of this section, controlled-access
- facility shall have the same meaning as the meaning pre-29
- scribed in section three hundred six A point two (306A.2). 30

21 "Violations of this section shall be punishable

as provided in section three hundred twenty-one point four

33 hundred eighty-two (321.482)."

WARREN J. KRUCK.

1 Amend House File 676 by adding the following new section:

3 "Sec. 5. In order to enhance the atmosphere for

4 peaceful conciliation and mediation of labor disputes,

a temporary restraining order or injunction may not be 6

issued in any labor dispute, whether or not affecting

7 commerce as defined herein, without hearing and reasonable

8 notice thereof, unless it appears that the commission or

contnuance of some act would greatly or irreparably injure 9

the complainant, but such temporary restraining order 10

11 or injunction shall expire at 11:59 p.m. on the fifth day

12 following the date of issuance, unless sooner dissolved;

13 provided further that such temporary restraining order or

14 injunction shall not be extended or renewed except upon

15 hearing held upon reasonable notice of time and place of

16 hearing to any party so restrained or enjoined. The fore-

17 going shall apply, notwithstanding the provisions of 18 section seven hundred thirty-six A point seven (736A.7)

19 and seven hundred thirty-six B point five (736B.5), Code

1962, or any other provisions of law." 20

> TOM RILEY. WILLIAM F. DENMAN.

Amend House File 668 by striking all after the enacting 1

clause and inserting in lieu thereof the following: 2

3 Section 1. Subsection three (3) of section four hundred 4 twenty-two point forty-two (422.42), Code 1962, is hereby

5 amended by inserting in line six (6) after the word "users,"

6 the words "the furnishing of all services, trades and professions, 7 excluding none."

8 Sec. 2. Subsection five (5) of section four hundred

9 twenty-two point forty-two (422.42), Code 1962, is hereby 10 amended by inserting in line five (5) after the word "service."

11 the following words "the furnishing of all services, trades

12 and professions excluding none."

13 Sec. 3. Subsection twelve (12) of section four

14 hundred twenty-two point forty-two (422.42), Code 1962, is

hereby amended by inserting in line five (5) after the word 15

16 "conducted" the following words "or where all taxable services.

17 trades and professions excluding none, is furnished, rendered. 18

or provided."

Section four hundred twenty-two point forty-19 Sec. 4.

20 three (422.43), Code 1962, is hereby amended by striking the period at the end of line twenty-one (21), and inserting the 21

following words ", and a like rate of tax upon the gross 22

receipts from the furnishing of all services, trades, and 23

professions excluding none." 24

VINCENT S. BURKE.

Amend House File 668 by striking all after the enacting clause and inserting in lieu thereof the following:

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Sec. 1. Subsection three (3) of section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby 5 amended by inserting in line six (6) after the word "users." 6 the words "the furnishing of lodging and related services to 7 transients in or by a hotel, rooming house, tourist court, motel, or trailer camp, and the granting of any similar 9 license to use real property, as distinguished from the renting 10 or leasing of real property, and it shall be presumed that 11 the occupancy of real property for a continuous period of 12 twenty-eight days or more constitutes a rental or lease of 13 property and a mere license to use and enjoy the same." 14 Sec. 2. Subsection five (5) of section four hundred 15 twenty-two point forty-two (422.42), Code 1962, is hereby 16 amended by inserting in line five (5) after the word "service," 17 the following words "the furnishing of lodging and relating 18 services to transients." 19 Sec. 3. Subsection twelve (12) of section four 20 hundred twenty-two point forty-two (422.42), Code 1962, is 21 hereby amended by inserting in line five (5) after the word. 22 "conducted" the following words "or where taxable service is 23 furnished, rendered, or provided". 24 Sec. 4. Section four hundred twenty-two point forty-25 three (422.43), Code 1962, is hereby amended by striking the period at the end of line twenty-one (21), and inserting the following words ", and a like rate of tax upon the gross 27

VINCENT S. BURKE.

- 1 Amend House File 668 as follows:
- 2 By striking the enacting clause.

VINCENT S. BURKE.

- 1 Amend Senate Concurrent Resolution 43 by striking
- 2 the word "directed" in line 17 and insert in lieu thereof
- 3 the word "requested"

to transients."

MERLE W. HAGEDORN.

1 Amend Senate Concurrent Resolution 43 by striking in line

receipts from the furnishing of lodging and related services

- 2 39 the words "the automotive industry" and insert in lieu thereof
- 3 the words "Iowa Highway Users Conference"

MERLE W. HAGEDORN.

On motion of Senator Frommelt, the Senate adjourned until 9:00 a.m., Saturday, May 29, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, SATURDAY, MAY 29, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Alec Grossnickel, pastor of the Christian Church, Des Moines, Iowa.

THIRD READING OF BILLS

On motion of Senator Hill, House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act, was taken up for further consideration.

Senator Frommelt called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. PRESIDENT: I move to reconsider the vote by which the Messerly amendment to House File 682 passed the Senate.

The motion prevailed.

The following amendment filed by Senator Messerly was considered:

Amend House File 682 by adding thereto the following new section: "Sec. 5. In computing the amounts that counties shall be billed for mental health services by the board of control not more than eighty percent (80%) of the amount appropriated to the mental institutions by this Act shall be divided by the total committed patient days for the same period as covered by the appropriation."

Senator Hill offered the following amendment to the amendment filed by Senators Hill and Frommelt and moved its adoption:

Amend the amendment by inserting in line 4 after the word "services" the words "at the four (4) mental health institutes".

Further amend the amendment by striking from lines 4 and 5 the words "not more than".

The amendment to the amendment was adopted.

On motion of Senator Messerly, the amendment as amended was adopted.

Senator Messerly offered the following amendment:

Amend House File 682 by striking from lines 7, 8 and 9 of section 1, the words and figures "twenty-five million nine hundred two thousand four hundred ninety dollars (\$25,902,490.00)" and inserting in lieu thereof the words and figures "twenty-six million seventy-one thousand four hundred sixty dollars (\$26,071,460.00)".

Further amend House File 682 as follows:

- 1. By striking from lines 16, 17 and 18, of section 1, the words and figures "two million two hundred eighty-seven thousand one hundred twenty dollars (\$2,287,120.00)" and inserting in lieu thereof the words and figures "two million three hundred thirty-six thousand four hundred sixty dollars (\$2,336,460.00)".
- 2. By striking from line 20, of section 1, the figures "\$1,749,250.00" and inserting in lieu thereof the figures "\$1,787,230.00".
- 3. By striking from line 22, of section 1, the figures "497,330.00" and inserting in lieu thereof the figures "508,790.00".
- 4. By striking from line 23, of section 1, the figures "39,940.00" and inserting in lieu thereof the figures "40,440.00".
- 5. By striking from line 24, of section 1, the figures "\$2,287,120.00" and inserting in lieu thereof the figures "\$2,336,460.00".
- 6. By striking from lines 30 and 31 of section 1, the words and figures "two million two hundred ninety-nine thousand one hundred twenty dollars (\$2,299,120.00)", and inserting in lieu thereof the words and figures "two million three hundred twenty-five thousand four hundred forty dollars (\$2,325,440.00)".
- 7. By striking from line 34, of section 1, the figures "\$1,800,730.00" and inserting in lieu thereof the figures "\$1,821,260.00".
- 8. By striking from line 36, of section 1, the figures "459,900.00" and inserting in lieu thereof the figures "465,160.00".
- 9. By striking from line 37, of section 1, the figures "38,490.00" and inserting in lieu thereof the figures "39,020.00".
- 10. By striking from line 38, of section 1, the figures "\$2,229,120.00" and inserting in lieu thereof the figures "\$2,325,440.00".
- 11. By striking from lines 45 and 46, section 1, the words and figures "two million five hundred nine thousand seven hundred twenty dollars (\$2,-509,720.00)" and inserting in lieu thereof the words and figures "two million five hundred seventy thousand two hundred dollars (\$2,570,200.00)".
- 12. By striking from line 48, section 1, the figures "\$1,955,370.00" and inserting in lieu thereof the figures "\$2,002,550.00".
- 13. By striking from line 50, section 1, the figures "516,130.00" and inserting in lieu thereof the figures "528,830.00".
- 14. By striking from line 51, section 1, the figures "38,220.00" and inserting in lieu thereof the figures "38,820.00".
- 15. By striking from line 52, section 1, the figures "\$2,509,720.00" and inserting in lieu thereof the figures "\$2,570,200.00".
- 16. By striking from lines 58, 59 and 60, section 1, the words and figures "two million three hundred thirty-five thousand seven hundred seventy dollars (\$2,335,770.00)" and inserting in lieu thereof the words and figures "two million three hundred sixty-eight thousand six hundred dollars (\$2,368,600.00)".
- 17. By striking from line 62, section 1, the figures "\$1,766,810.00" and inserting in lieu thereof the figures "\$1,791,760.00".

18. By striking from line 64, section 1, the figures "527,260.00" and inserting in lieu thereof the figures "534,810.00".

19. By striking from line 65, section 1, the figures "41,700.00" and in-

serting in lieu thereof the figures "42,030.00".

20. By striking from line 67, section 1, the figures "\$2,335,770.00" and inserting in lieu thereof the figures "\$2,368,600.00".

On motion of Senator Messerly, the amendment was adopted.

Senator Messerly moved that the bill be read a third 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:

Balloun
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Hill
Kibbie
Klefstad

Ely

Kyhl
Lange
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse

O'Malley Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst

Nays, none.

Absent or not voting, 10:

Benda Elthon Griffin Heying Lisle Main

Kruck

Patton Shaff Vance Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Kibbie, House File 331, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable, and religious societies, 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 331 by striking section 3.

On motion of Senator Kibbie, the committee amendment was adopted.

Senator Kibbie moved that the bill be read a 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. 49:

Balloun
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Ely
Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Hill
Kibbie

Kyhl
Lange
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nims
Nurse

O'Malley Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst

Nays, none.

Absent or not voting, 10:

Benda Elthon Griffin Heying Lisle Main

Klefstad

Kruck

Patton Shaff Vance Walker .

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hansen took the chair at 10:25 a.m.

On motion of Senator Reppert, House File 484, a bill for an act relating to mobile homes, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Reppert moved that the bill be read a third 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:

Balloun
Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Floy Frommelt Hagedorn Hagie Hansen Heaberlin Hill Kibbie Klefstad Kruck Kyhl

Ely

Flatt

Lange
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Mincks
Murray
Nurse
O'Malley

Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 9:

Benda Elthon Griffin Heying Lisle

Main Patton Shaff Vance The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Kruck, House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the Counties of Boone and Story, State of Iowa, and declaring the boundaries of said school district to be legally established, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend House File 35 by adding at the end of section 1 thereof: In the event an appeal is perfected to the Supreme Court of the State of Iowa from a District Court decision of May 12 in this matter by August 15, 1965, this act shall become null and void.

Amend the title to House File 35, line 5, by striking the period and adding "provided however an appeal is not perfected from pending proceedings."

The amendment was adopted.

Senator Kruck moved that the bill be read a 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. 38:

***, 00, 00.			
Balloun	Flatt	Lange	Reppert
Beneke	Floy	Lodwick	Rigler
Briles	Hagedorn	Lucken	Riley
Burke	Hagie	McGill	Schroeder
Coleman	Hansen	McNally	Shirley
Condon	Heaberlin	Mills	Shoeman
DeKoster	Hill	Nims	Stanley
Denman	Klefstad	Nurse	Stephens
\mathbf{Dodds}	Kyhl	\mathbf{Reno}	Tabor
Elvers	Kruck		

Navs. 2:

Cassidy O'Malley

Absent or not voting, 16:

Benda	Ely	Main	Shaff
Buren	Griffin	Mincks	Vance
Burns	Heying	Murray	Van Gilst
Elthon	Lisle	Patton	Walker

Voting present. 3:

Frommelt Kibbie Messerly

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Kruck, House File 36, a bill for an act to

legalize and validate the proceedings of the board of directors of the United Community School District, in the Counties of Boone and Story, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend House File 36 by adding at the end of section 1 thereof: In the event an appeal is perfected to the Supreme Court of the State of Iowa from a District Court decision of May 12 in this matter by August 15, 1965, this act shall become null and void.

Amend the title to House File 36, line 7, by striking the period and adding "provided however an appeal is not perfected from pending proceedings,"

The amendment was adopted.

Senator Kruck moved that the bill be read a third 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:

Balloun Beneke Briles Buren Burke Coleman DeKoster Dodds Elvers	Flatt Floy Hagie Hansen Heaberlin Hill Klefstad Kruck Kyhl	Lodwick Lucken McGill McNally Messerly Mills Nims Nurse Reno	Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst
---	--	--	---

Nays, 5:

Cassidy Lange O'Malley Reppert Condon

Absent or not voting, 15:

Benda	Frommelt	Lisle	Shaff
Burns	Griffin	Main	Vance
Denman	Hagedorn	Mincks	Walker
Elthon	Heying	Patton	

Voting present, 2:

Kibbie Murray

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator McNally, House File 330, a bill for an act

to clarify and strengthen the law for civil service, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator McNally moved that the bill be read a third 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:

Balloun Elvers Beneke Ely Briles Flatt Buren Floy Burke Fromme Burns Hagedo: Cassidy Hagie Coleman Hansen Condon Heaberl DeKoster Hill Denman Kibbie Dodds Klefstag	rn McGill McNally Messerly in Mills Murray Nims	O'Malley Reno Reppert Rigler Riley Schroeder Shirley Shoeman Stanley Stephens Tabor Van Gilst
---	--	---

Nays, none.

Absent or not voting, 11:

Benda	Heying	Mincks	Vance
Elthon	Lisle	Patton	Walker
Griffin	Main	Shaff	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

President Fulton took the chair at 11:00 a.m.

HOUSE AMENDMENTS CONSIDERED

Senator Hill called up for consideration Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 621

Amend Senate File 621 as follows:

1. By striking from line four (4) of section fifty-five (55) the words and figures "seven hundred thousand dollars (\$700,000.00)" and inserting in lieu thereof the following: "eight hundred thousand dollars (\$800,000.00)".

2. By striking from line nine (9) of section fifty-five (55) the figure "700,000.00" and inserting in lieu thereof the figure "800,000.00".

3. By striking from line thirteen (13) of section fifty-five (55) the figure "700,000.00" and inserting in lieu thereof the figure "800,000.00".

4. By striking from line fifteen (15) of section fifty-six (56) the figure "1,040,000.00" and inserting in lieu thereof the figure "1,140,000.00".

Roll call was requested.

On the question "Shall the Senate concur in the House amendments?" the vote was:

Ayes,	15	:
-------	----	---

Briles	Flatt	Messerly	Nurse
Burke	Kibbie	Mincks	Stanley
Elvers	Lange	Murray	Stephens
Ely	McGill	Nims	

Nays, 32:

Balloun	Denman	Klefstad	Reno
Beneke	Dodds	Kruck	Reppert
Buren	Floy	Kyhl	Rigler
Burns	Frommelt	Lodwick	Schroeder
Cassidy	Hagie	Lucken	Shirley
Coleman	Hansen	McNally	Shoeman
Condon	Heaberlin	\mathbf{Mills}	${f Tabor}$
DeKoster	Hill	O'Malley	Van Gilst

Absent or not voting, 12:

Benda	Hagedorn	Main	Shaff
Elthon	Heying	Patton	Vance
Griffin	Lisle	Riley	Walker
		•	

The Senate refused to concur in the House amendments

THIRD READING OF BILLS

On motion of Senator Kibbie, House File 404, a bill for an act relating to the time when beer may be sold, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hill offered the following amendment and moveo its adoption:

Amend House File 404 as follows:

1. By inserting a period (.) after the word "chapter" in line 18 and by striking the balance of the sentence.

2. By inserting a period (.) after the word "chapter" in line 27 and by striking the balance of the sentence.

The amendment was lost.

Senator Kibbie moved that the bill be read a third 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:

Beneke
Buren
Burke
Burns
Cassidy
Coleman
Condon
Dodds
Elivers

Ely Floy Frommelt Hagedorn Hagie Hansen Kibbie Klefstad

Kruck
Lange
Kyhl
Lodwick
McNally
Mincks
Murray
Nurse

O'Malley Reno Reppert Rigler Riley Schroeder Shirley Shoeman

Nays, 12:

Balloun DeKoster Heaberlin Hill Lucken McGill Messerly Mills Stanley Stephen Tabor Van Gilst

Absent or not voting, 13:

Benda Briles Denman Elthon Flatt Griffin Heying Lisle Main Patton Shaff Vance Walker

Voting present, 1:

Nims

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 416, a bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to the hours during which alcoholic liquor may be sold and consumed on the premises of licensed establishments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third 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:

Beneke
Briles
Buren
Burke
Burns
Cassidy
Coleman
Condon
Dodds

Elvers
Ely
Floy
Frommelt
Hagedorn
Hagie
Hansen
Kibbie
Klefstad

Kruck
Kyhl
Lange
Lodwick
McNally
Messerly
Mincks
Murray

Nurse O'Malley Reno Reppert Rigler Schroeder Shirley Shoeman

Nays, 10:

Balloun DeKoster Heaberlin Hill Lucken **McG**ill Stanley Stephens

Tabor Van Gilst Absent or not voting, 14:

BendaGriffinMillsShaffDenmanHeyingPattonVanceElthonLisleRileyWalkerFlattMain

Voting present, 1:

Nims

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt moved that the vote by which the bill passed the Senate be reconsidered and that the motion to reconsider be laid on the table.

Division was called for.

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

REPORTS OF COMMITTEES

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course, begs leave to report it has had the same under consideration and returns the bill without recommendation.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred **House File 491**, a bill for an act relating to zoning of unincorporated areas within one mile of cities and towns, begs leave to report it has had the same under consideration and recommends the same **do pass**.

HOWARD C. REPPERT, Jr., Chairman.

Ordered passed on file.

Senator Hansen submitted the following report:

MR. PRESIDENT: Your committee on commerce to which was referred House File 672, a bill for an act to amend House File 211, Acts of the Sixty-first General Assembly, to establish guidelines for the admission of foreign insurance companies, begs leave to report it has had the same under consideration and recommends the same do pass.

PETER F. HANSEN, Chairman.

Ordered passed on file.

Senator Rigler asked and received unanimous consent that Senator DeKoster be permitted to take up the following resolution:

SENATE CONCURRENT RESOLUTION 38 By DeKoster and Mills

Concurrent Resolution petitioning the Congress of the United States to call a Convention for proposing an amendment to the Constitution of the United States, unless Congress shall sooner have submitted such an amendment, to provide for the election of the President and Vice President in a manner fair and just to the people of the United States.

Whereas, under the Constitution of the United States Presidential and Vice Presidential Electors in the several states are now elected on a statewide basis, each state being entitled to as many electors as it has senators

and representatives in Congress; and

Whereas, the Presidential and Vice Presidential Electors who receive the plurality of the popular vote in a particular state become entitled to cast the total number of electoral votes allocated to that state irrespective of how many votes may have been cast for other elector candidates; and

Whereas, this method of electing the President and Vice President is unfair and unjust in that it does not reflect the minority votes cast; and

Whereas, the need for a change has been recognized by members of Congress on numerous occasions through the introduction of various proposals for amending the Constitution;

Now, Therefore, Be It Resolved, by the Senate, the House of Representatives Concurring: That application is hereby made to Congress under Article V of the Constitution of the United States for the calling of a Convention to propose an Article of Amendment to the Constitution providing for a fair and just division of the electoral votes within the states in the election of the President and Vice President; and

Bt It Further Resolved; That if and when Congress shall have proposed such an Article of Amendment this application for a Convention shall be deemed withdrawn and shall be no longer of any force and effect; and

Be It Further Resolved; That the proper officer of this state be and he hereby is directed to transmit copies of this application to the Senate and House of Representatives of the United States and to the several members of said bodies representing this state therein; also to transmit copies thereof to the legislature of all other states of the United States.

Senator DeKoster moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Senator Frommelt called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 44 By Frommelt and Rigler

Whereas, the National Legislative Conference which is a part of the Council of State Governments will convene in its annual sessions, both in 1965 and 1966, and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, it would seem advisable that they should continue to do so;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate, or the Assistant Secretary if the Secretary cannot attend, and the Chief Clerk of the House are hereby authorized to attend the 1965 and 1966 sessions of the organization and that the actual expenses in so attending these sessions be paid as provided by paragraph one (1), section two point twenty (2.20), Code 1962.

The resolution was adopted.

Senator Frommelt called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 47 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate be presented with the chair occupied by him during the session and the Speaker of the House of Representatives be presented with the chair occupied by him during the session, and that custodian of the statehouse be instructed to crate such furrniture for shipment to the home residence of the President of the Senate and the Speaker of the House.

Be It Further Reolved: That the Secretary of the Senate and the Chief Clerk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the furniture.

The resolution was adopted.

Senator Denman called up Senate Concurrent Resolution 39, filed by the committee on claims and found on pages 1494-1496 inclusive of the Senate Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds, 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 663 as follows:

1. By striking lines seven (7) and eight (8) of section one (1) thereof and substituting therefor the following:

"which are obligations of or guaranteed by the United States of America".

2. By striking the words "issued, assumed" from line eighteen (18) of section one (1) thereof and substituting therefor the following: "which are obligations of".

3. By striking the words "or by any agency or instrumentality" thereof from lines nineteen (19) and twenty (20) of section one (1).

4. By striking lines four (4), five (5), six (6), seven (7), and eight (8) of section two (2) thereof and submitting therefor the following:

"hereby amended by striking the period (.) at the end of said section and substituting a comma (,) therefor and adding thereto the following: 'provided that these limitations shall not apply to deposits of the treasurer of state or deposits made under sections four hundred fifty-three point nine (453.9) and four hundred fifty-three point ten (453.10) of the Code."

5. By adding thereto the following new section:

"Section four hundred fifty-three point nine (453.9), Code 1962, is amended by inserting after the comma (,) in line nine (9) thereof, the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."

Senator Frommelt moved the adoption of the amendment.

Division was called for.

The amendment was adopted.

Senator Frommelt moved that the bill be read a third 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:

Balloun	Elvers	Lange	Reno
Briles	Ely	Lodwick	Reppert
Buren	Floy	Lucken	Rigler
Burke	Frommelt	McGill	Riley
Burns	Hagedorn	Messerly	Schroeder
Cassidy	Hagie	Mills	Shaff
Coleman	Hansen	Mincks	Shirley
Condon	Heaberlin	Murray	Shoeman
DeKoster	Kibbie	Nims	Stanley
Denman	Kruck	Nurse	Stephens
Dodds	Kyhl	O'Malley	Tabor

Nays, 2:

Beneke Klefstad

Absent or not voting, 13:

Benda	Heying	Main	•	Vance
Elthon	Hill	McNally		Van Gilst
Flatt	Lisle	Patton		Walker
Griffin				

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend House File 390 by adding the following sections thereto:

Sec. 6. Section three hundred twenty-one point one hundred eighty (321.180), Code 1962, as amended by chapter one hundred ninety-five (195), section one (1), Acts of the Sixtieth General Assembly, is hereby amended as follows:

1. By striking in line fourteen (14) the words "six months" and inserting in lieu thereof the words "two (2) years from the date of issuance".

2. By striking lines nineteen (19) and twenty (20) and inserting in lieu

thereof the words "less than sixteen (16) years of age shall entitle".

Sec. 7. Section three hundred twenty-one point one hundred ninety-four (321.194), Code 1962, is hereby amended as follows:

1. By striking in line four (4) the word "sixteen" and inserting in lieu thereof the word "eighteen (18)"

2. By striking line seventeen (17) and inserting in lieu thereof the words "expire on the licensee's eighteenth (18th) birthday or upon issuance of a temporary driver's permit."

The amendment was adopted.

Senator O'Malley asked and received unanimous consent that action on House File 390 be deferred and that the bill be placed on the calendar under unfinished business.

President pro tempore O'Malley took the chair at 2:40 p.m.

On motion of Senator Frommelt, House File 688, a bill for an act to change the amount of the sales tax permit fee, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read a third 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:			
Balloun Briles Buren Burke Burns Cassidy Coleman Condon DeKoster Denman	Dodds Elvers Ely Floy Frommelt Hagedorn Hagie Hansen Kibbie Klefstad	Kruck Lodwick Lucken McGill McNally Mills Mincks Nurse O'Malley	Reno Reppert Rigler Riley Schroeder Shirley Stanley Tabor Van Gilst
Nays, 7:			
Beneke Kyhl	Lange Messerly	Nims Shoeman	Stephens
Absent or not	voting, 14:		•
Benda Elthon	Flatt Griffin	Heaberlin Heying	Hill Lisle

Main Murray Patton Shaff Vance

Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 706, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents, was taken up, considered, and the report of the committee adopted.

The following amendment, filed by Senator Flatt, et al., was offered:

Amend House File 706 by adding thereto the following new sections:

1. "The state board of regents is hereby directed to undertake a study and outline plans for the establishment, construction, and operation of a state institution of higher learning in western Iowa. Upon the effective date of this Act, the state board of regents shall proceed to obtain and compile such information and data as shall be necessary to determine the most convenient, desirable, and advantageous location for a state institution of higher learning in western Iowa."

2. "In determining the location of the state institution of higher learning in western Iowa, the state board of regents shall collect data in regard to the need for the institution and the number of students which the institution can serve most adequately. The board shall contact various communities throughout western Iowa in an attempt to detrmine which communities are most interested in being considered as a possible site for the institution, which communities have the most desirable education climate for the institution, and which communities will not only serve western Iowa as a center for educational progress but will most adequately provide an educational center for the state as a whole."

3. "Upon selection of the location, the state board shall purchase, acquire, lease, or accept as a gift any real property necessary for the establishment of the school. Any real estate so obtained shall be acquired to most economically and efficiently facilitate the establishment and growth of the educational institution."

4. "There is hereby appropriated to the state board of regents from the general fund of the State of Iowa the sum of one hundred thousand (100,000) dollars, or so much thereof as may be necessary, to be used to carry out the study, planning, and establishment of the institution of higher education to be established in western Iowa. The state board may employ such staff, architects, attorneys, and other professional help necessary to conduct the study and to acquire real property and for such other purposes as the board deems necessary. Salaries of all staff so employed shall be paid from the appropriation provided herein."

Senator Frommelt raised a point of order on the amendment for the reason that the amendment was not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Rigler asked and received unanimous consent that action on House File 706 be deferred and that the bill be placed on the calendar under unfinished business.

Senator Kruck called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 583 passed the Senate.

The motion prevailed.

Senator Kruck moved that the Senate reconsider the vote by which House File 583 went to its third reading, which motion prevailed.

On motion of Senator Kruck, House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways, was taken up and considered.

Senator Kruck offered the following amendment and moved its adoption:

Amend House File 583 by striking all after the enacting clause and inserting in lieu threof the following:

Section 1. Section three hundred six A point nine (306A.9) Code 1962, is hereby repealed.

Sec. 2. Chapter three hundred twenty-one (321), Code 1962, is hereby

amended by adding thereto the following:

"It is unlawful for any person (1) to drive a vehicle over, upon, or across any curb, central dividing section, or other separation or dividing line on controlled-access facilities; (2) to make a left turn or a semi-circular or U-turn at maintenance cross-overs except by maintenance vehicles and authorized emergency vehicles; (3) to drive any vehicle except in the proper line provided for that purpose and in the proper direction and to the right of the central dividing curb, separation, section, or line; (4) to drive any vehicle into the controlled-access facility from a local service road except through an opening provided for that purpose in the dividing curb or dividing section or dividing line which separates such service road from the controlled-access facility property; (5) to stop, park, or leave standing any vehicle, whether attended or unattended, upon the paved portion, the shoulders, or the right-of-way except at designated rest areas or in case of an emergency or other dire necessity, or in the case of an authorized emergency vehicle.

"For the purpose of this section, controlled-access facility shall have the same meaning as the meaning prescribed in section three hundred six A

point two (306A.2).

"Violations of this section shall be punishable as provided in section three hundred twenty-one point four hundred eighty-two (321.482)."

The amendment was adopted.

Senator Kruck offered the following amendment and moved its adoption:

Amend the title to House File 583 by striking the period in line 2 and adding:

", and relating to the unlawful use of controlled-access facilities."

The amendment was adopted.

Senator Kruck moved that the bill be read a third 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:

Balloun Briles	Floy Frommelt	Lucken McGill	Reno Reppert
Buren	Hagie	McNally	Rigler
Burke	Hansen	Messerly	Riley
Burns	Heaberlin	Mills	Schroeder
Cassidy	Kibbie	Mincks	Shoeman
Condon	Kruck	Murray	Stanley
DeKoster	Kyhl	Nims	Stephens
Elvers	Lange	Nurse	Tabor
Ely	Lodwick	O'Malley	Van Gilst

Nays, 1: Klefstad

Absent or not voting, 17:

Benda	Flatt	Hill	Shaff
Beneke	Griffin	Lisle	Shirley
Denman	Hagedorn	Main	Vance
Dodds	Heying	Patton	Walker
Elthon	56		

Voting present, 1:

Coleman

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Senator Condon submitted the following report:

REPORT OF THE INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Max E. Guernsey of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Iowa Real Estate Commission, under the provisions of section 117.8, Code of Iowa 1962, Acts of the Sixty-first General Assembly, for the four-year term beginning July 1, 1965, and ending June 30, 1969, has completed its investigation and recommends Max E. Guernsey for this appointment.

GENE F. CONDON, Chairman. H. L. HEYING. JOHN W. PATTON. VERNON H. KYHL. CHARLES F. BALLOUN.

On motion of Senator Condon, the report was adopted.

Senator Condon moved the appointment of Max E. Gurnsey of Waterloo, Black Hawk County, Iowa, as a member of the Iowa Real Estate Commission for the four-year term beginning July 1, 1965, and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 45:

Balloun Beneke Briles Buren Burke Burns Cassidy Coleman	Ely Floy Frommelt Hagie Hansen Heaberlin Hill Kibbie	Lange Lodwick Lucken McGill McNally Messerly Mills Mincks	O'Malley Reno Reppert Rigler Riley Schroeder Shoeman Stanley
Condon	Klefstad	Murray	Stephns
${f DeKoster}$	Kruck	Nims	${f Tabor}$
Denman - Elvers	Kyhl	Nurse	Van Gilst

Nays, none.

Absent or not voting, 14:

Benda	Griffin	Main	Shirley
Dodds	Hagedorn	Patton	Vance
Elthon	Heying	Shaff	Walker
Flatt	Lisle		

The motion prevailed and President Fulton declared the appointment of Max E. Guernsey of Waterloo, Black Hawk County, Iowa, confirmed as a member of the Iowa Real Estate Commission for the four-year term beginning July 1, 1965, and ending June 30, 1969.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President pro tempore O'Malley presiding.

INTRODUCTION OF BILLS

Senate File 633, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars (\$8,000,000.00), to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285) of the Code.

Read first and second times and placed on the calendar.

Senate File 634, by committee on appropriations, a bill for an act to accept the national defense education act of 1958 and to make an appropriation from the general fund of the State of Iowa to the department of public instruction for participation in said act.

Read first and second times and placed on the calendar.

Senate File 635, by committee on appropriations, a bill for an act to appropriate funds from the general fund of the State of Iowa to the department of public instruction for construction of four (4) area vocational schools.

Read first and second times and placed 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 263, a bill for an act relating to the taking of bids in connection with public 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 333, a bill for an act to provide a lien for services of bulls and also a lien for services by artificial insemination.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 335, a bill for an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 408, a bill for an act relating to the registration of professional engineers and land surveyors and the regulation of these professions.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 521, a bill for an act relating to the title and salary of the Indian reservation officer, and making an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 533, a bill for an act relating to promotional expense which may be incurred in the organization of domestic insurance companies.

Also: That the House has adopted the conference committee report on, and adopted the amendments contained therein, and passed, Senate File 550, a bill for an act to provide for establishment and operation of area vocational schools and area community colleges.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 576, a bill for an act relating to the state military forces.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 616, a bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty, Acts of the Sixty-first General Assembly.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 622, a bill for an act to establish an executive council revolving fund for purchasing.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 623, a bill for an act to appropriate from the general fund of the state to the state printing board for printing and binding.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 624, a bill for an act to appropriate from the general fund to the department of public safety, division of highway patrol, for construction of two new district headquarters buildings.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

House File 672, a bill for an act to establish guidelines for the admission of foreign insurance companies.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the Senate is asked:

House Concurrent Resolution 33, to study higher education needs in southwestern Iowa and submit a detailed report to the Sixty-second General Assembly.

Also: That the House has concurred in Senate amendments to and passed House File 35, a bill for an act to legalize and validate the proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story.

Also: That the House has concurred in the Senate amendments to and passed House File 36, a bill for an act to legalize and validate the proceedings of the board of directors of the United Community School District, in the counties of Boone and Story.

Also: That the House has concurred in Senate amendments to and passed House File 109, a bill for an act relating to lighting equipment on motor vehicles.

Also: That the House has concurred in Senate amendments to and passed House File 153, a bill for an act relating to taxation for the county fund for mental health.

Also: That the House has concurred in Senate amendments to and passed House File 303, a bill for an act relating to property exclusions of old age assistance recipients.

Also: That the House has concurred in Senate amendments to and passed House File 549, a bill for an act to establish a committee to be known as the governor's committee on employment of the handicapped.

Also: That the House has concurred in Senate amendments to and passed House File 636, a bill for an act relating to the establishment of

a primary road scenic and improvement fund and to provide an appropriation therefor.

Also: That the Speaker has appointed as members of the conference committee on the part of the House on House File 658, a bill for an act relating to meat and poultry inspection, Stevenson of Howard-Mitchell, Chairman; Nelson of Cherokee, Radl of Linn and Oehlsen of Hardin.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 681, a bill for an act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 686, a bill for an act relating to annual regulatory fees on motor vehicles used for public transportation of freight.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE CONCURRENT RESOLUTION 33

By Jackson of Black Hawk, Bremmer, Hausheer and Kluever

Whereas, the State of Iowa is presently in the midst of an enrollment increase at institutions of higher learning due to the post-war increase in children, and

Whereas, the demand on these institutions is increasing due to the acceleration of technology, thus necessitating more education, and

Whereas, the present Board of Regents institutions cannot absorb the anticipated increase in enrollment without limit, and

Whereas, Southwestern Iowa at present is largely lacking in higher

education facilities, public or private, and

Whereas, the Education Programs Study Committee of the Sixtieth General Assembly subscribed to the deficiency and recommended consideration be given to this area, therefore

sideration be given to this area, therefore,

Be It Resolved by the House, the Senate Concurring, That the Sixty-first General Assembly requests the Legislative Research Bureau, in conjunction with the Board of Regents, to study the higher education needs in Southwestern Iowa and submit a detailed report substantiating their findings to the Sixty-second General Assembly.

HOUSE AMENDMENT TO SENATE FILE 564

Amend Senate File 564 as follows:

1. By striking from lines six (6) and seven (7) of section one (1) the words "within their municipal boundaries".

2. By striking from lines eight (8) and nine (9) of section one (1) the words "when such ambulance service is not otherwise available".

3. By striking from line two (2) of the title the words "when not otherwise available".

HOUSE MESSAGES CONSIDERED

House File 672, a bill for an act to amend House File 211, Acts of the Sixty-first General Assembly, to establish guidelines for the admission of foreign insurance companies. Read first and second times and referred to committee on commerce.

House File 686, a bill for an act relating to annual regulatory fees on motor vehicles used for the public transportation of freight.

Read first and second times and passed on file.

House File 681, a bill for an act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers.

Read first and second times and passed on file.

EXPLANATION OF VOTE ON HOUSE FILE 416

My reason for voting "aye" on House File 416 was to be on the prevailing side so that I could file a motion to reconsider. It was my intent, if the motion to reconsider carried, to file an amendment to prohibit the sale of liquor on Sunday and election day.

FRANCIS L. MESSERLY.

EXPLANATION OF VOTE ON HOUSE FILE 682

This bill is full of trickery and misrepresentation. I voted "no" on this bill because, in effect, it will levy a state property tax of about one-eighth of a mill. This is because this general fund is generally not all used, and the remainder reverts to general fund of the state. Part of this money comes from the county property tax to pay for patients' care and treatment at the four mental institutions. Because historically all of this money is not used, it reverts to the state treasury and is in effect a state property tax. Estimates are that this will amount to \$700,000 under this bill. Furthermore, due to a change in bookkeeping methods for arriving at the cost per patient, the billing per patient is higher this year than in previous years. While this increase was modified somewhat by the Messerly amendment, it still remains higher per patient than in previous years.

RICHARD L. STEPHENS.

Senator Nims asked and received unanimous consent that the following be printed in the Senate Journal:

STATE OF IOWA EXECUTIVE DEPARTMENT PROCLAMATION SMALL BUSINESS WEEK

Whereas, small business has through our history contributed to our cherished system of free, competitive enterprise; and

Whereas, Iowa's sixty thousand small businesses:

—include nine of every ten businesses that supply the needs and wants of the people of Iowa;

-provide more than one-third of Iowa's goods and services;

—contribute significantly to the well-being of our citizens, to the defense and freedom, and to the exploration of new scientific factors; and

Whereas, small business provides additional jobs, equality of opportun-

ity, and economic growth; and

Whereas, small businessmen are leaders in the business and civic affairs of their communities and have enriched the lives of our citizens by their development of new ideas, new methods, and new products; and

Whereas, the President of the United States, The Honorable Lyndon B. Johnson, has designated the week beginning May 23, 1965, as Small Business

Week:

Now, Therefore, I, Harold E. Hughes, Governor of the State of Iowa, do hereby proclaim the week beginning May 23, 1965, as

SMALL BUSINESS WEEK

In Iowa, and call upon Chambers of Commerce and other public and private organizations to participate in ceremonies recognizing the contribution of small business to our goal of a better and more productive life for all our people.

(Seal)

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused the Great Seal of the State of Iowa to be affixed. Done at Des Moines this 21st day of May in the year of our Lord one thousand nine hundred sixty-five.

S/ HAROLD E. HUGHES, Governor.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 42, 113, 162, 195, 271, 275, 409, 412, 437, 452, 467, 629, 633, 647 and 674.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr., 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 42, 113, 162, 195, 271, 275, 409, 412, 437, 452, 467, 629, 633, 647 and 674.

REPORTS OF COMMITTEE

Senator Coleman submitted the following report:

Mr. PRESIDENT: Your committee on appropriations to which was referred Senate Concurrent Resolution 28, a resolution relating to support of public schools, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House Joint Resolution 25, a joint resolution relating to the establishment of a study of the tax structure of the State of Iowa, and to make an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do poss.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 705, a bill for an act to appropriate funds to a governor-elect for expenses after the day of the election and before the day of inauguration, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 707, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for capital improvements for institutions under the state board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 708, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the capitol planning commission the sum of twelve thousand five hundred dollars (\$12,500.00), begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

Mr. President: Your committee on appropriations to which was referred House File 710, a bill for an act to provide executive council responsibility in connection with allocations from the contingent fund; to provide for release of capital appropriation funds of the Sixtieth General Assembly to the respective departments upon notification to the Governor and the state comptroller, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend the Klefstad amendment, filed March 16, 1965, to 1
- Senate File 184 as follows: Strike from line 14 the word
- and figure "forty-three (43)" and inserting in lieu thereof
- the word and figure "forty-two (42)."

GILBERT E. KLEFSTAD.

- 1 Amend Senate File 184 as follows:
 - 1. Amend section 10, subsection 1 by striking from line 6 the
- word and figure "thirty (30)" and inserting in lieu thereof the word and figure "sixty (60)" and by striking from line 7 the word
- and figure "fifteen (15)" and inserting in lieu thereof the word
- and figure "thirty (30)". 6
- 2. Amend section 10, subsection 2 by striking from lines 10 7
- and 11 the words and figure "three hundred (300)" and inserting in lieu thereof the words and figure "two hundred (200)". 9
- 3. Amend section 10, subsection 4 by striking from line 20 10
- 11 the word and figure "six (6)" and inserting in lieu thereof the
- word and figure "twelve (12)". 12
- 13 4. Amend section 10, subsection 4 by striking lines 33 through
- 14 40.

JACK SCHROEDER.

- Amend House File 390, section 5, line 9, by striking the
- words "public school district" and inserting in lieu
- thereof the words "any public school district or private or
- commercial driver education school approved and licensed by
- 5 the department of public safety".
 - Further amend House File 390, section 5, line 12, by
- striking the word "district".

DONALD W. MURRAY. CUARLES F. BALLOUN.

- 1 Amend House File 668 by adding the following new
- section: "The sales tax and excise tax provisions
- of this act shall not apply to those counties
- bordering other states."

DONALD W. MURRAY. JOHN LEONARD BUREN.

- Amend the Van Gilst, Stanley, Elvers amendment to House File 668. 1
- 3 By striking section 7, 8, and 9 and renumbering the remaining section.

HOWARD C. REPPERT, JR.

- Amend House File 668 by adding a new section as follows: 1
- 2 "For every remittance to the tax commission made on or before
- the date the remittance becomes due, the employer, other than
- the United States and its agencies, the State of Iowa and
- political subdivisions thereof, may deduct and retain the
- following percentages of the total amount of tax withheld and 7 paid annually:
- 1. Two (2) percent of five thousand (5000) dollars or less; 8
- 2. One (1) percent of amount collected in excess of five

of the

10 thousand (5000) dollars and up to and including ten thousand

11 (10,000) dollars;

3. One-half (1/2) percent of amount collected in excess of

13 ten thousand (10,000) dollars."

14 Further amend House File 668 by striking the period at the

15 end of the title and adding the following: "and to provide

16 compensation for depositing such sales tax receipts."

CHARLES F. BALLOUN. JOSEPH B. FLATT.

1 Amend House File 668 as follows:

2 1. Amend section one (1) by striking all following the comma (,) in

3 eleven (11), except the quotation marks (") and the period (.) at the end of line

4 fourteen (14).

5 2. Amend section two (2) by striking all following the first comma (,) in

6 line five (5), except the quotation marks (") and the period (.) at the end of

7 line eight (8).

8 3. Amend section four (4) by changing the comma (,) after the word 9 "transients" in line five (5) to a period (.) and striking the remainder of the

10 section.

4. Further amend by adding the following sections:

12 "Sec. 5. There is hereby imposed beginning July 1, 1965, a tax of one

13 (1) percent upon the gross receipts from all sales of tangible personal property

14 as provided in chapter four hundred twenty-two (422) of the Code, including any

15 services taxable under chapter four hundred twenty-two (422) of the

Code, which tax shall be in addition to the taxes imposed by said chapter. Collection

17 tax imposed by this section shall be in the same manner as provided in said

18 chapter four hundred twenty-two (422).

19 Sec. 6. There is hereby imposed beginning July 1, 1965, an excise

20 of one (1) percent upon the use in this state of tangible personal

property as 21 provided in chapter four hundred twenty-three (423) of the Code, which tax

22 shall be in addition to the tax imposed by said chapter. Collection of

the tax 23 imposed by this section shall be in the same manner as provided in

said chapter 4 four hundred twenty-three (423).

four hundred twenty-three (423).
 Sec. 7. The net revenues collected under the sales tax provisions

of 26 section five (5) of this Act, and the net revenues collected under the use tax

- 27 provisions of section six (6) of this Act, less the amount of said use tax
- committed to the road use tax fund as provided in chapter three hun-28 dred twelve
- 29 (312) of the Code, shall be committed and credited quarterly after July
- 30 as funds become available, to the school property tax replacement fund, which
- 31 fund is hereby created in the office of the treasurer of state for the purposes of
- 32 this Act.
- 33 Sec. 8. Quarterly after July 1, 1965, the state comptroller shall
- 34 make distributions from this fund in the same manner as general school
- 35 aid provided in chapter two hundred eighty-six A (286A) of the Code.
- in addition to other funds distributable under the provisions of said 36
- 37 chapter. This section shall expire on June 30, 1967.
- 38 Sec. 9. The state comptroller shall by June 15 furnish to the state 39 department of public instruction estimates of revenues to be available
- 40 for distribution from this fund for the following fiscal year. By June 30
- 41 the department of public instruction shall notify each school district of
- 42 the estimate of funds to which it will be entitled during the following fiscal
- 43 vear.
- 44 This Act, being of immediate importance, shall be in full
- 45 force and effect from and after its publication in The Lowden News, a
- newspaper published at Lowden, Iowa, and in the Oskaloosa Daily 46 Herald.
- 47 a newspaper published at Oskaloosa, Iowa."

BASS VAN GILST. DAVID STANLEY. ADOLPH W. ELVERS.

- 1 Amend House File 707 by adding thereto the following new 2 sections:
- 3 1. "The state board of regents is hereby directed to undertake
- 4 a study and outline plans for the establishment, construction and
- 5 operation of a state institution of higher learning in western Iowa.
- Upon the effective date of this Act, the state board of regents shall
- 7 proceed to obtain and compile such information and data as shall be 8
- necessary to determine the most convenient, desirable and advanta-9 geous location for a state institution of higher learning in western
- 10 Iowa."
- 11 2. "In determining the location of the state institution of
- 12 higher learning in western Iowa, the state board of regents shall
- collect data in regard to the need for the institution and the number 13
- 14 of students which the institution can serve most adequately. The
- 15 board shall contact various communities throughout western Iowa in an
- attempt to determine which communities are most interested in being 16
- 17 considered as a possible site for the institution, which communities
- 18
- have the most desirable educational climate for the institution, and
- which communities will not only serve western Iowa as a center for 19
- 20 educational progress but will most adequately provide an educational
- center for the state as a whole." 21

3. "There is hereby appropriated to the state board of regents from the general fund of the state of Iowa the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary, to be used to carry out the study, planning and consideration of the institution of higher education to be established in western Iowa. The state board may employ such staff, attorneys, and other professional help necessary to conduct the study. Salaries of all staff so employed shall be paid from the appropriation provided herein." Filed

JOHN D. SHOEMAN. JOSEPH B. FLATT. GILBERT E. KLEFSTAD.

On motion of Senator Klefstad, the Senate adjourned until 9:30 a.m., Tuesday, June 1, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, TUESDAY, JUNE 1, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Richard Mohr, pastor of the Airport Baptist Church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Senator Cassidy on account of the death of his father in California on request of Senator Frommelt.

PRESENTATION OF VISITORS

Senator Lange asked and received unanimous consent to present to the Senate forty-seven students from the Pomeroy Community School who were present in the balcony accompanied by their instructor, Edwin Timm.

Senator Hansen asked and received unanimous consent to present to the Senate twenty-four students from the Senaton Community Schools, also members of the Girls Scouts, who were present in the balcony accompanied by Mrs. H. L. Smith.

Senator Van Gilst asked and received unanimous consent to present to the Senate twenty students, members of the eighth grade class of the St. Mary's School, Keota, who were present in the balcony accompanied by their instructor, Father Clarence Kempker.

THIRD READING OF BILLS

On motion of Senator Main, House File 498, a bill for an act relating to the state fair board, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Main moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the vote "Shall the bill pass?" the vote was:

Aves. 22:

DeKoster	Ely	Heying	Lucken
Denman	Flatt	Kruck	Main
Elvers	Hansen	Lodwick	McGill

McNally Mills Mincks	Nims Nurse Riley	Stanley Stephens	Van Gilst Walker
Nays, 11:			
Balloun	Floy	Messerly	Shaff
Buren	Kyhl	Rigler	Tabor
Burke	Lange	$\mathbf{Schroeder}$	
Absent or not v	voting, 26.		
Benda	Dodds	Hill	Patton
Beneke	Elthon	Kibbie	Reno
Briles	Frommelt	Klefstad	Reppert
Burns	Griffin	Lisle	Shirley
Cassidy	Hagedorn	Murray	Shoeman
Coleman	Hagie	O'Malley	Vance
Condon	Heaberlin	_	

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

On motion of Senator Elvers, House File 171, a bill for an act to amend section two hundred seventy-nine point twenty-five (279.25), Code 1962, relating to purchase of school supplies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Elvers moved that the bill be read a 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. 36:

Balloun	Floy	Lucken	Riley
Benda	Hagie	Main	Schroeder
Briles	Hansen	McGill	Shaff
Buren	Heving	McNally	Stanley
DeKoster	Kruck	Mills	Stephens
Denman	Kyhl	Mincks	Tabor
Elvers	Lange	Nims	Vance
Ely	Lisle	Nurse	Van Gilst
Flatt	Lodwick	Rigler	Walker

Nays, none.

Absent or not voting, 23:

Beneke	Dodds	Hill	Patton
Burke	Elthon	Kibbie	Reno
Burns	Frommelt	Klefstad	Reppert
Cassidy	Griffin	Messerly	Shirley
Coleman	Hagedorn	Murray	Shoeman
Condon	Heaberlin	O'Mallev	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 634, a bill for an act to accept the national defense education act of 1958 and to make an

appropriation from the general fund of the State of Iowa to the department of public instruction for participation in said act, was taken up and considered.

Senator Hill moved that the bill be read a third 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:

11,000,000			
Balloun Benda	Floy Frommelt	Main MaCill	Reppert
		McGill	Rigler
Briles	<u>H</u> agie	McNally	Riley
Buren	Hansen	Messerly	Schroeder
Burke	Heaberlin	Mills	Shaff
Burns	Heying	Mincks	Shoeman
Coleman	Hill	Murray	Stanley
DeKoster	Kruck	Nims	Stephens
Denman	Kyhl	Nurse	Tabor
Dodds	Lange	O'Malley	Vance
Elvers	Lisle	Patton	Van Gilst
Ely	Lodwick	Reno	Walker
Flatt	Lucken	· · ·	

Nays, none.

Absent or not voting, 9:

Beneke	Elthon	Hagedorn	Klefstad
Cassidy	Griffin	Kibbie	Shirley
Condon			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 705, a bill for an act to appropriate funds to a governor-elect for expenses after the day of the election and before the day of inauguration, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman moved that the bill be read a third 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:

Burke	Hansen	Lodwick	\mathbf{Reno}
Burns	Heaberlin	Main	Reppert
Coleman	Heying	McGill	Rigler
Denman	Hill	McNally	Riley
Dodds	Klefstad	Mills	Schroeder
Elvers	Kruck	Mincks	Shaff
Ely	Kyhl	Nims	Stanley
Floy	Lange	Nurse	Tabor
Frommelt	Lisle	O'Malley	Van Gilst
Hagie			

Nays. 9:

Balloun Lucken Shoeman Vance Benda Messerly Stephens Walker

Beneke

Absent or not voting, 13:

Briles DeKoster Griffin Murray
Buren Elthon Hagedorn Patton
Cassidy Flatt Kibbie Shirley

Condon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTION TO RECONSIDER

Senator Rigler called up the following motion filed by him and moved its adoption:

MOTION TO RECONSIDER

Mr. President: I move to reconsider the vote by which House File 498 failed to pass the Senate.

The motion prevailed.

Senator Rigler moved to reconsider the vote by which House File 498 went to its third reading, which motion prevailed.

On motion of Senator Rigler, House File 498, a bill for an act relating to the state fair board, was taken up for further consideration.

Senator Rigler moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Floy Lucken Reppert Benda Hagedorn Main Rigler Beneke Hagie McGill Riley Briles Hansen McNally Schroeder Heaberlin Buren Shaff Messerly Burke Heying Mills Shirley Burns Hill Mincks Shoeman Coleman Klefstad Murray Stanley DeKoster Kruck Nims Stephens Denman Kyhl Nurse Tabor Dodds O'Malley Lange Vance Van Gilst Elvers Lisle Patton Lodwick Reno Walker Ely Flatt

Nays, none.

Absent or not voting, 6:

Cassidy Elthon Griffin Kibbie Condon Frommelt

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House Joint Resolution 28, a joint resolution relating to the establishment of a study of the tax structure of the State of Iowa, and to make an appropriation therefor, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff offered the following amendment and moved its adoption:

Amend House Joint Resolution 28, section 1, line 13, by striking the word "January" and inserting in lieu thereof the word "July".

The amendment was adopted.

Senator Mincks 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, 41:

Benda Briles Buren Burke Burns Coleman Denman Dodds Ely Flatt Floy	Hagedorn Hagie Hansen Heaberlin Hill Klefstad Kruck Kyhl Lange Lisle	Lodwick Main McGill McNally Messerly Mills Mincks Murray Nims Nurse	O'Malley Patton Reno Reppert Riley Schroeder Shaff Shirley Tabor Van Gilst
--	--	---	--

Nays, 12:

Cassidy

Balloun Beneke DeKoster	Heying Lucken	Rigier Shoeman Stanley	Vance Walker
A boont on no	at matina Ca	•	

Absent or not voting, 6:

Elthon

Condon	Fromme	lt					
The resolution	having	received	a	constitutional	majority	was	de-

Griffin

Kibbie

clared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 633, a bill for an' act to appropriate from the general fund of the State of Iowa eight million dollars (\$8,000,000.00), to the department of public instruction for state aid for transportation as provided by chapter two hundred eighty-five (285) of the Code, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun	Flatt	Lodwick	Reppert
Benda	Floy	Lucken	Rigler
Beneke	Hagedorn	Main	Riley
Briles	Hagie	McGill	Schroeder
Buren	Hansen	McNally	Shaff
Burke	Heaberlin	Messerly	Shirley
Burns	Heying	Mills	Shoeman
Coleman	Hill	Mincks	Stanley
DeKoster	Klefstad	Nims	Stephens
Denman	Kruck	Nurse	Tabor
Dodds	Kyhl	O'Malley	Vance
Elvers	Lange	Patton	Van Gilst
Ely	Lisle	Reno	\mathbf{Walker}

Nays, 1:

Murray

Absent or not voting, 6:

Cassidy Elthon Griffin Kibbie Condon Frommelt

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 708, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the capitol planning commission the sum of twelve thousand five hundred dollars (\$12,500.00), with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun	Floy	Lodwick	Reno
Benda	Frommelt	Lucken	Reppert
Beneke	Hagedorn	Main	Rigler
Briles	Hagie	McGill	Riley
Buren	Hansen	McNally	Schroeder
Burke	Heaberlin	Messerly	Shaff
Burns	Heying	Mills	Shirley
Coleman	Hill	Mincks	Shoeman
DeKoster	Klefstad	Murray	Stanley
Denman	Kruck	Nims	Stephens
Dodds	Kyhl	Nurse	Tabor
Elvers	Lange	O'Malley	Vance
Ely	Lisle	Patton	Van Gilst
Flatt			

Navs. none.

Absent or not voting, 5:

Cassidy Condon Elthon

Griffin

Kibbie

Voting present, 1:

Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator O'Malley, House File 710, a bill for an act to provide executive council responsibility in connection with allocations from the contingent fund; to provide for release of capital appropriation funds of the Sixtieth General Assembly to the respective departments upon notification to the governor and the state comptroller, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator O'Malley moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun
Benda
Beneke
Briles
Buren
Burke
Burns
Coleman
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Klefstad
Kruck
Kyhl
Lange
Lisle

Main
McGill
McNally
Messerly
Mills
Mincks
Mincks
Murray
Nims
Nurse
O'Malley
Patton

Lucken

Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker

Nays, none.

Absent or not voting, 5:

Cassidy Condon Elthon

Lodwick

Griffin

Reno

Kibbie

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTION TO RECONSIDER

Senator Frommelt moved to reconsider the vote by which House File 404 passed the Senate, which motion prevailed.

Senator Frommelt moved to reconsider the vote by which House File 404 went to its third reading, which motion prevailed.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 404, a bill for an act relating to the time when beer may be sold, was taken up for further consideration.

Senator Stanley offered the following amendment, filed by Senators Stanley and McNally, and moved its adoption:

Amend House File 404 by striking lines 3 through 7 of section 2 and inserting in lieu thereof the following:

"word 'chapter' in line forty-two (42) through line fifty-six (56) and inserting in lieu thereof the following: '. Subject to the express provisions of section one hundred twenty-four point twenty (124.20), Code 1962, no'."

The amendment was adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 36:

Benda	Floy	Lange	Reno
Buren	Frommelt	Lodwick	Reppert
Burke	Hagedorn	McNally	Riley
Burns	Hagie	Mills .	Schroeder
Coleman	Hansen	Mincks	Shaff
Denman	Heying	Murray	Shirley
Dodds	Klefstad	Nurse	Shoeman
Elvers	Kruck	O'Malley	Stanley
Ely	Kyhl	Patton	Vance

Nays, 15:

Balloun	Hill	McGill	Tabor
$\mathbf{DeKoster}$	Lisle	Messerly	Van Gilst
Flatt	Lucken	Rigler	Walker
Heaberlin	Main	Stephens	

Absent or not voting, 7:

Beneke	Cassidy	Elthon	Kibbie
Briles	Condon	Griffin	

Voting present, 1:

Nims

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Main asked and received unanimous consent that Senate Files 490 and 219 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 adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 42, relating to a study of county jails and jail conditions.

Also: 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 allocation to county board of education fund and to reimbursement of school district for loss of taxes.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 320, a bill for an act relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 546, a bill for an act relating to assessment and valuation of property, and setting a reasonable time schedule.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 597, a bill for an act to amend and correct an Act known as the Uniform Commercial Code.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 625, a bill for an act relating to speed limits on freeways.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 716, a bill for an act to tax real estate transfers.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 546

Amend Senate File 546 as follows:

1. By striking all of section one (1).

2. By inserting after section one (1) the following new section:

"Section four hundred forty-one point thirty-three (441.33), Code 1962, is hereby amended by striking from lines twenty-one (21) and twenty-two (22) the words "The assessor shall be clerk of said board." and inserting in lieu thereof the words "The board shall appoint a clerk."

3. By inserting after section three (3) the following new section:

"Section four hundred forty-four point nine (444.9), Code 1962, is hereby amended by striking from lines two (2) and three (3) the words "its September" and inserting in lieu thereof the words "or before its November".

4. By renumbering the sections in conformity with this amendment.

HOUSE AMENDMENTS TO SENATE FILE 594

Amend Senate File 594 as follows:

1. Section one (1), by striking from lines two (2) and three (3) the words "in subsection three (3) after the word 'paid' the words 'type of fuel used'" and inserting in lieu thereof the following: "line sixteen (16) after the word 'paid' the words, ', type of fuel used'".

2. Section four (4), line eleven (11), by striking the semi-colon and

inserting in lieu thereof a comma.

- 3. Section four (4), line twenty-one (21), by inserting following the word "fuel" the words ", dispensed through metered pumps as licensed above,".
- 4. Section six (6), line twenty-one (21), by striking the word "canceled" and inserting in lieu thereof the word "suspended".

HOUSE AMENDMENTS TO SENATE FILE 597

Amend Senate File 597 by adding the following new section:

"The secretary of state, his employees or agents, are hereby exempted from all personal liability as a result of errors or omissions in the performance of any duty required by the Uniform Commercial Code, Senate File two hundred twenty-seven (227), Acts of the Sixty-first General Assembly, except in cases of wilful negligence.

"In the event of such error or omission the State of Iowa shall be liable in respect to such claims in the same manner, and to the same extent as

a private individual under like circumstances.

"Immunity of the state from suit and liability in such case is waived to the extent provided in Senate File 322, Acts of the Sixty-first General Assembly, and said Act shall govern the extent of liability and the practice and procedure necessary to establish any liability of the state."

HOUSE MESSAGE CONSIDERED

House File 716, a bill for an act to tax real estate transfers.

Read first and second times and referred to committee on ways and means.

On motion of Senator Frommelt, the Senate recessed until 1:15 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

UNFINISHED BUSINESS

On motion of Senator Mincks, House File 706, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of institutions under the said state board of regents, was taken up for further consideration.

Senator Mincks moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Balloun Flatt RenoLange Benda Floy Lisle Reppert Beneke Frommelt Lodwick Rigler Briles Hagedorn Lucken Riley Buren McGill Schroeder Hagie Burke Hansen McNally Shaff Heaberlin Burns Messerly Shirley Coleman Heying Mills Shoeman DeKoster Hill Mincks Stanley Denman Kibbie Murray Tabor Klefstad Dodds Nims Vance Elvers Kruck O'Malley Van Gilst Kyhl Patton Ely

Nays, 2:

Main

Stephens

Absent or not voting, 6:

Cassidy Condon Elthon Griffin Nurse

Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Klefstad, House File 223, a bill for an act to repeal section forty-nine point fourteen (49.14), Code 1962, as being in conflict with other Code sections, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Klefstad moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Flatt Lisle Reppert Lodwick Benda Floy Rigler Hagedorn Beneke. Lucken Riley Briles Hagie Main Schroeder Hansen Buren McGill Shaff Burke Heaberlin McNally ShirlevBurns Heying Mills Shoeman Coleman Hill Mincks Stanley Condon Kibbie Murray Stephens DeKoster Klefstad Nims Tabor Denman Kruck O'Malley Vance Van Gilst Dodds Kyhl Patton Walker Elvers Reno Lange

Nays, 1:

Messerly

Absent or not voting, 6:

Cassidy Ely Elthon Frommelt Griffin .

Nurse

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Mincks, House File 707, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state board of regents for capital improvements for institutions under the state board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

President pro tempore O'Malley took the chair at 1:50 p.m.

Senator Shoeman offered the following amendment filed by Senators Shoeman, Flatt and Klefstad:

Amend House File 707 by adding thereto the following new sections:

1. "The state board of regents is hereby directed to undertake a study and outline plans for the establishment, construction and operation of a state institution of higher learning in western Iowa. Upon the effective date of this Act, the state board of regents shall proceed to obtain and compile such information and data as shall be necessary to determine the most convenient, desirable and advantageous location for a state institution of higher learning in western Iowa."

2. "In determining the location of the state institution of higher learning in western Iowa, the state board of regents shall collect data in regard to the need for the institution and the number of students which the institution can serve most adequately. The board shall contact various communities throughout western Iowa in an attempt to determine which communities are most interested in being considered as a possible site for the institution, which communities have the most desirable educational climate for the institution, and which communities will not only serve western Iowa as a center for educational progress but will most adequately provide an educational center for the state as a whole."

3. "There is hereby appropriated to the state board of regents from the general fund of the State of Iowa the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary, to be used to carry out the study, planning and consideration of the institution of higher education to be established in western Iowa. The state board may employ such staff, attorneys, and other professional help necessary to conduct the study. Salaries of all staff so employed shall be paid from the appropriation

provided herein."

Senator Flatt offered the following amendment:

Amend House File 707 by adding thereto the following new section:

1. "The state board of regents is hereby directed to undertake a study and outline plans for the establishment, construction, and operation of a state institution of higher learning in western Iowa. Upon the effective date of this Act, the state board of regents shall proceed to obtain and

compile such information and data as shall be necessary to determine the most convenient, desirable, and advantageous location for a state institution

of higher learning in western Iowa."

2. "In determining the location of the state institution of higher learning in western Iowa, the state board of regents shall collect data in regard to the need for the institution and the number of students which the institution can serve most adequately. The board shall contact various communities throughout western Iowa in an attempt to determine which communities are most interested in being considered as a possible site for the institution, which communities have the most desirable educational climate for the institution, and which communities will not only serve western Iowa as a center for educational progress but will most adequately provide an educational center for the state as a whole."

3. "Upon selection of the location, the state board shall purchase, acquire, lease, or accept as a gift any real property necessary for the establishment of the school. Any real estate so obtained shall be acquired to most economically and efficiently faciliate the establishment and growth

of the educational institution."

Flatt

4. "There is hereby appropriated to the state board of regents from the general fund of the State of Iowa the sum of sixty thousand dollars (\$60,000.00), or so much thereof as may be necessary, to be used to carry out the study, planning, and establishment of the institution of higher education to be established in western Iowa. The state board may employ such staff, architects, attorneys, and other professional help necessary to conduct the study and to acquire real property and for such other purposes as the board deems necessary. Salaries of all staff so employed shall be paid from the appropriation provided herein."

Senator Flatt moved the adoption of the amendment and requested a roll call.

On the question "Shall the amendment be adopted?" the vote was:

Lisle

Reno

Shoeman

Schroeder

Beneke Briles Burke DeKoster	Hagedorn Hagie Klefstad Lange	Main Mills Shaff Shirley	Stanley Vance Walker
Nays, 32:	*	**	1.10
Benda Buren Burns Coleman Condon Denman Elvers Ely	Floy Frommelt Hansen Heaberlin Heying Hill Kibbie Kruck	Kyhl Lodwick McGill McNally Messerly Mincks Murray Nims	Nurse O'Malley Patton Reppert Rigler Stephens Tabor Van Gilst
Absent or no	t voting, 8:		
Cassidy	Elthon	Laicken	Riley

The amendment lost.

Dodds

Ayes, 19:

Senator Klefstad offered the following amendment:

Amend the title to House File 707 by striking the period and adding the

following:

"and study the possibility of an institution of higher learning for western Iowa."

The amendment was ruled out of order.

President Fulton took the chair at 2:20 p.m.

Senator Shoeman moved the adoption of the amendment filed by him.

Senator Kibbie raised a point of order on the amendment for the reason that it is not germane to the bill.

The Chair ruled the point well taken and the amendment out of order.

Senator Mincks moved that the bill be read a third 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:

Frommelt	Lodwick	Reno
Hagedorn	Lucken	Reppert
Hagie	McGill	Rigler
Hansen	McNally	Riley
Heaberlin	Messerly	Schroeder
Heving	Mills	Shaff
Hill	Mincks	Shirley
Kibbie	Murray	Stanley
Kruck	Nims	Tabor
Kvhl	Nurse	Vance
Lange	O'Malley	Van Gilst
Lisle	Patton	Walker
	Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Kruck Kyhl Lange	Hagedorn Lucken Hagie McGill Hansen McNally Heaberlin Messerly Heying Mills Hill Mincks Kibbie Murray Kruck Nims Kyhl Nurse Lange O'Malley

Navs. 4:

Klefstad Main Shoeman Stephens

Absent or not voting, 5:

Beneke Dodds Elthon Griffin

Cassidy

Voting present, 1:

Burke

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Frommelt, Senate File 627, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the

sum of two hundred fifty thousand dollars (\$250,000.00), and to provide for the disposition of the current residence of the governor, was taken up for further consideration.

Senator Frommelt asked and received unanimous consent that House File 711 be substituted for Senate File 627.

On motion of Senator Frommelt, House File 711, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council to purchase and equip a governor's residence, the sum of two hundred fifty thousand dollars (\$250,000.00), and to provide for the disposition of the current residence of the governor, was taken up and considered.

Senator Frommelt offered the following amendment and moved its adoption:

Amend House File 711 by striking everything after the enacting clause

and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the State of Iowa, for the biennium beginning July 1, 1965, and ending June 30, 1967, to the executive council, the sum of two hundred fifty thousand dollars (\$250,000.00), or as much thereof as may be necessary to construct, equip, and furnish, a residence for the governor of Iowa and to acquire a site therefor. Said residence shall be located within the city of Des Moines.

- Sec. 2. Before any of the funds herein appropriated shall be expended, it shall be determined by the executive council, and the Capitol Planning Commission, with the advice and counsel of the budget and financial control committee, that the expenditure shall be for the best interest of the state.
- Sec. 3. Upon the acquisition of the above referred to residence, the executive council, with the advice and counsel of the budget and financial control committee, shall dispose of the residence currently used as the governor's residence.

Any revenue derived from the sale of this property shall be deposited with the treasurer of the State of Iowa and credited to the general fund.

Sec. 4. Any unencumbered balance as of June 30, 1969, of the appropriation of this Act made by the Sixty-first General Assembly, shall revert to the general fund of the state as of June 30, 1969."

The amendment was adopted.

Senator Frommelt offered the following amendment and moved its adoption:

Amend the title to House File 711 by striking from line 3 the word "purchase" and inserting in lieu thereof the word "construct".

The amendment was adopted.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 32:

Hagedorn McGill Reno Buren Burke Hansen McNally Reppert Burns Heving Rilev Mincks Schroeder Elvers Hill Murray Ely Kibbie Nims Shaff Flatt Klefstad Nurse Shirley Flov Kruck O'Mallev Stanley Frommelt Lange Patton Van Gilst

Nays, 18:

Heaberlin Messerly Stephens Balloun Benda Kyhl Mills Tahor Beneke Lodwick Rigler Vance DeKoster Lucken Walker Shoeman Hagie Main

Absent or not voting, 9:

Briles Condon Dodds Griffin Cassidy Denman Elthon Lisle Coleman

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

HOUSE AMENDMENT CONSIDERED

Senator Riley called up for consideration Senate File 564, a bill for an act to authorize cities and towns to provide ambulance service when not otherwise available, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 564 as follows:

1. By striking from lines six (6) and seven (7) of section one (1) the words "within their municipal boundaries".

2. By striking from lines eight (8) and nine (9) of section one (1) the

words "when such ambulance service is not otherwise available".

3. By striking from line two (2) of the title the words "when not otherwise available."

The Senate concurred in the House amendment.

Senator Riley 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, 54:

Balloun Flatt Heaberlin Burns Benda Coleman Flov Heying Condon Frommelt Hill Beneke Briles Denman Hagedorn Kibbie Buren Elvers Hagie Klefstad Burke Ely Hansen Kruck

Kyhl Messerly Reno Shoeman Mills Stanley Lange Reppert Lisle Mincks Rigler Stephens Lodwick Murray Riley Tabor Lucken Nims Schroeder Vance Main Nurse Shaff Van Gilst McGill O'Malley Shirley Walker McNally Patton

Nays, 1: DeKoster

Absent or not voting, 4:

Cassidy Dodds Elthon Griffin

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent that Senate File 627 be withdrawn from further consideration of the Senate.

On motion of Senator Hill, Senate File 635, a bill for an act to appropriate funds from the general fund of the State of Iowa to the department of public instruction for construction of four (4) area vocational schools, was taken up and considered.

Senator Stanley offered the following amendment:

Amend Senate File 635, section 1, by striking in line 6 the word and figure "four (4)".

Amend the title to Senate File 635 by striking the word and figure "four (4)".

Senator Kibbie offered the following amendment, filed by Senators Kibbie and Lisle, and moved its adoption:

Amend Senate File 635 by striking all after the word "treasury" in line 5 of section 1, and inserting in lieu thereof the following: "or local funds for construction of not less than four (4) area vocational schools."

The amendment was adopted.

Senator Stanley asked and received unanimous consent to withdraw the amendment filed by him.

Senator Stanley offered the following amendment and moved its adoption:

Amend Senate File 635, section 1, by inserting after the word "match" in line 4 the words "or supplement".

The amendment was adopted.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 55:

Balloun Flatt Lisle Reno Benda Flov Lodwick Reppert Beneke Rigler Frommelt Lucken Briles Riley Hagedorn Main Buren Hagie McGill Schroeder McNally Burke Hansen Shaff Burns Heaberlin Messerly Shirley Coleman Heving Mills Shoeman Condon Hill Mincks Stanley DeKoster Kibbie Murray Stephens Denman Klefstad Nims Tabor Van Gilst Dodds Kruck Nurse Elvers Kyhl O'Malley Walker Ely Lange Patton

Nays, none.

Absent or not voting, 4:

Cassidy Elthon

Griffin Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Nims, House File 159, a bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways, was taken up for further consideration.

Senator Flatt offered the following amendment, filed by Senators Flatt and Rigler, and moved its adoption:

Amend House File 159 as follows: Amend section 2, paragraph 8, line 36, by inserting a comma after the word "corporation" and adding "church or camp organization regularly transporting children."

The amendment was adopted.

Senator Nims offered the following amendment and moved its adoption:

Amend House File 159 as follows:

By striking subsection 1 of section 1. Further amend section 1 by renumbering remaining subsections.

The amendment was adopted.

Senator Nims moved that the bill be read a 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:

BallounCondonDoddsFlattBendaDeKosterElversFloyBurnsDenmanElyFrommelt

Elthon

Hagedorn Hagie Hansen Heaberlin Hill Kibbie Klefstad Kruck Lisle	Lodwick Lucken Main McGill McNally Messerly Mills Mincks	Murray Nims Nurse O'Malley Patton Reno Rigler Riley	Schroeder Shaff Shirley Shoeman Stanley Stephens Van Gilst Walker
Nays, 9:			
Beneke	Burke	Kyhl	Reppert
Briles Buren	Coleman	Lange	Tabor
Absent or not	voting, 5:		
Cassidy	Griffin	Heving	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Nims asked and received unanimous consent that Senate File 168 be withdrawn from further consideration of the Senate.

Senator Frommelt asked unanimous consent that House File 482 be made a special order of business for 7:00 p.m., June 1.

Objection was raised.

Senator Frommelt moved that House File 482 be made a special order of business for 7:00 p.m., June 1.

Senator Riley moved as a substitute motion that Senate File 346 be made a special order of business for 10:00 a.m., June 2, 1965.

The substitute motion was lost.

Senator Shaff moved as a substitute motion that the bill be taken up at 9:00 a.m., June 2, 1965.

The substitute motion prevailed.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President pro tempore O'Malley 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 following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 39, approving the action of the joint committee on claims.

Also: That the House has concurred in Senate amendments to and passed House File 331, a bill for an act relating to the taxation of real property of educational institutions and literary, charitable and religious societies.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 626, a bill for an act relating to salary restrictions for mayor and council in the commission form of municipal governments. WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

House File 626, a bill for an act relating to salary restrictions for mayor and council in the commission form of municipal governments.

Read first and second times and referred to committee on governmental subdivisions.

SENATE CONCURRENT RESOLUTION 50 By Ely and Burns

Whereas, there have been blatant and repeated violations of the Fourteenth (14th) and Fifteenth (15th) Amendments to the Federal Constitution in the manner in which Negroes in the State of Mississippi have consistently been denied the right of franchise in national, state, and local elections over the past ninety (90) years, and

Whereas, presently in the State of Mississippi only twenty-five thousand (25,000) out of a total of four hundred fifty thousand (450,000) eligible Negroes are even registered to vote because of a multiplicity of conspiratorial tactics ranging from economic pressure to downright terrorism, and

Whereas, even those relatively few Negroes actually voting in Mississippi are confronted with ballots which in actual practice carry only the names of those candidates who oppose the granting of equal rights and

privileges to Negroes, and

Whereas, the Mississippi Freedom Democratic Party (MFDP), formed in April, 1964 to further full-scale involvement in the democratic process for registered Negroes, has found the doors of both major political parties closed to Negroes in spite of repeated requests and petitions for participation in the deliberations of the two parties, and

Whereas, candidates of the MFDP were arbitrarily excluded from the

official ballot in the 1964 election in Mississippi, and

Whereas, the MFDP then conducted an election for the offices of United States Congressmen from Mississippi in which sixty thousand

(60,000) Negro citizens participated, and

Whereas, the MFDP has now pending in the United States Congress a challenge to the permanent seating of the present congressional delegation from Mississippi, which challenge contains fifteen thousand (15,000) pages of depositions from over seven hundred (700) Mississippi Negores on the manner in which the franchise and participation in the dominant political parties has been denied them; now therefore,

Be It Resolved by the Senate, the House Concurring, That we, the members of the Sixty-first Iowa General Assembly, hereby extend our support for the objectives of the MFDP in their efforts to promote the full extension of political rights and privileges to the Negro citizens of

Mississippi and do support the congressional challenge now pending in the National Congress.

Be It Further Resolved, That the Secretary of the Senate and the Chief Clerk of the House of Representatives be instructed to send copies of this resolution to the President of the United States and to each of Iowa's United States Senators and Congressmen.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 2, 140, 239, 252, 313, 398, 444, 521, 533, 549, 555, 568, 573, 584, 590, 591, 599, 603, 605, 608, 610, 612, 613, 614, 622 and 623, and Senate Joint Resolution 26; also, House Files 86, 109, 119, 189, 229, 304, 371, 424, 488, 634, 636, 655, 661, 684, 685, 689, 690, 691, 694 and 695.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 2, 140, 239, 252, 313, 398, 444, 521, 533, 549, 555, 568, 573, 584, 590, 591, 599, 603, 605, 608, 610, 612, 613, 614, 622 and 623, and Senate Joint Resolution 26; also, House Files 86, 109, 119, 189, 229, 304, 371, 424, 488, 634, 636, 655, 661, 684, 685, 689, 690, 691, 694 and 695.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 June, 1965, sent to the Governor for his approval: Senate Files 2, 140, 239, 252, 398, 444, 549, 555, 568, 573, 590, 591, 599, 605, 608, 610, 612, 613 and 614 and Senate Joint Resolution 26.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President Fulton presiding.

INTRODUCTION OF BILL

Senate File 636, by committee on ways and means, a bill for an act to tax real estate transfers.

Read first and second times and placed on the calendar.

UNFINISHED BUSINESS

THIRD READING OF BILLS

On motion of Senator O'Malley, House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved driver education course, was taken up for further consideration.

Senator O'Malley offered the following amendment and moved its adoption:

Amend House File 390 as follows:

Section 5, line 11, strike the word "conducted" and insert in lieu thereof the words "offered or made available".

Further amend House File 390, section 5, line 12, following the period after the word "district." insert the words "Every public school district in Iowa shall offer or make available to all students residing in the school district an approved course in driver education."

The amendment was adopted.

Senator Murray asked and received unanimous consent to withdraw the following amendment:

Amend House File 390, section 5, line 9, by striking the words "public school district" and inserting in lieu thereof the words "any public school district or private or commercial driver education school approved and licensed by the department of public safety".

Further amend House File 390, section 5, line 12, by striking the word "district".

Senator O'Malley moved that the bill be read a 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. 51:

Ayes, 51:			
Balloun	Elvers	Kibbie	Nims
Benda	Ely	Kruck	Nurse
Briles	Flatt	Kyhl	O'Malley
Buren	\mathbf{Floy}	Lange	Patton
Burke	Frommelt	$\overline{\text{Lisle}}$	Reno
Burns	Hagedorn	Lodwick	Reppert
Coleman	Hagie	Lucken	Rigler
Condon	Hansen	McGill	Riley
$\mathbf{DeKoster}$	Heaberlin	Mills	Schroeder
Denman	Heying	Mincks	Shaff
Dodds	Hill	Murray	Shirley

Shoeman Stanley Stephens Tabor

Vance Van Gilst Walker

Nays, 1: Klefstad

Absent or not voting, 7:

Beneke Cassidy Elthon Griffin

Main McNally Messerly

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 Hagedorn, Senate File 551, a bill for an act relating to classification of highways and responsibility therefor, was taken up and considered.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend Senate File 551 by striking all of line twenty-seven (27) of section 3 and inserting in lieu thereof the following: "December 31, 1965".

The amendment was adopted.

Senator Hagedorn asked and received unanimous consent to withdraw the amendment filed by him on April 19 and found on page 985 of the Senate Journal.

Senator Beneke offered the following amendment:

Amend Senate File 551 as follows:

1. By adding the following new section after section four (4).

"Sec. 5. For the sole purpose of coordinating the hard surfaced secondary roads and farm to market roads of the state into readily identifiable routes for the convenience of road users a highway system to be known as the "Red Ball System" is hereby authorized.

2. The board of supervisors of any county, or the boards of supervisors of two or more adjoining counties acting jointly may designate hard surfaced secondary and farm to market roads as "Red Ball" routes

under the following conditions.

a. When such a road within a single county, connects two or more incorporated towns or cities or two or more primary highways.

b. When such roads in two or more counties inter-connect or extend so as to form a continuous route between two or more incorporated towns or cities or two or more primary highways.

c. The termini of any Red Ball route thus designated shall be within or at the limits of incorporated towns or cities or at the point where the

Red Ball route joins primary highways.

d. All such routes shall be marked with signs displaying a circular plane painted solidly in red on a white background, designating a suitable name or number for the route, and bearing such legends or information as may in the judgment of the board or joint boards be helpful to travelers.

3. Whenever it appears that two or more hard surfaced secondary or farm to market roads are interconnected by hard surfaced primary high-

ways and that inclusion of a section or sections of such primary highways is necessary to integrate the secondary or farm to market roads into a single Red Ball route, then such section or sections of the primary road system may be designated as a part of the Red Ball route, provided the approval of the highway commission is first obtained.

4. The designations of Red Ball routes shall be reported to the highway commission. Said commission shall design and approve the signs to be used on Red Ball routes, supervise and coordinate the system of naming

or numbering such routes, and publicize the existence of such routes.

5. The cost of signs for the Red Ball routes may be paid from the appropriate funds available for maintenance of the roads over which the routes pass. In the case of routes traversing roads in two or more counties the boards of supervisors may enter into agreements for an equitable division of the cost and maintenance of signs. The board or joint boards may also accept gifts of money to erect and maintain the signs."

Further amend Senate File 551 by renumbering the remaining sections

accordingly.

Senator Frommelt asked and received unanimous consent that action on Senate File 551 be deferred and that the bill be placed on the calendar under unfinished business.

On motion of Senator Klefstad, Senate File 184, a bill for an act relating to cosmetology, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Hagedorn offered the following amendment and moved its adoption:

Amend section 12 by striking all after the period in line 6.

Division was called for.

The amendment was lost.

Senator Klefstad offered the following amendment and moved its adoption:

Amend the Klefstad amendment, filed March 16, 1965, to Senate File 184 as follows: Strike from line 14 the word and figure "forty-three (43)" and inserting in lieu thereof the word and figure "forty-two (42)."

The amendment was adopted.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 184 as follows:

1. Amend section 9 thereof, by striking all of lines 4, 5, 6 and 7 of

section 9 and substituting therefor:

"The commissioner, with the approval of the board, shall appoint a licensed cosmetologist as its executive secretary, who shall serve at the pleasure of the board. The executive secretary with the approval of the commissioner, shall appoint".

2. Further amend section nine (9) thereof, by adding after the comma

(,) in line twenty-seven (27) thereof, the following: "the executive secretary with the approval of".

3. Amend section thirteen (13) thereof by striking all after the word

"thereof" in line three (3) and inserting a period (.).

4. Amend section ten (10) thereof by striking all after the word "age" in line forty-three (43) of section ten (10) and inserting the following:

"and have an educational equivalent to four (4) years of high school, as evidenced by a diploma from an accredited high school, or the passage of a general educational development test, or a test certified by the superintendent of public instruction to be its equivalent."

5. Amend Senate File 184 by adding a new section thereto following

section fourteen (14), reading as follows:

"Section one hundred fifty-seven point thirteen (157.13), Code 1962, is amended by striking from line five thereof the words 'or an apprentice'".

The amendment was adopted.

Senator Klefstad offered the following amendment and moved its adoption:

Amend Senate File 184 as follows:

1. Amend Senate File 184 by striking sections 11 and 14 therefrom.

The amendment was adopted.

Senator Coleman offered the following amendment and moved its adoption:

Amend Senate File 184, section 10, lines 38, 39, and 40, by striking the following: "In prominent print, and in the case of radio and television advertising, said phrase shall be repeated at the beginning and end of the advertisement."

Further amend Senate File 184, section 12, line 6, by striking the following: "No school of cosmetology or owner of a beauty salon shall advertise prices,".

Division 1 of the amendment was adopted.

Division 2 was ruled out of order.

Senator Schroeder asked and received unanimous consent to withdraw the amendment filed by him on May 26 and found on pages 1714 and 1715 of the Senate Journal.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 184, section 4, subsection 4 by striking from lines 14 and 15 the words and figure "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figure "one hundred dollars (\$100.00)".

Further amend Senate File 184 by striking from lines 16 and 17 the words and figure "two hundred fifty dollars (\$250.00)" and inserting in lieu thereof the words and figure "fifty dollars (\$50.00)".

Senator Reppert raised a point of order on the bill for the reason of the provisions of Senate Rule 21.

The Chair ruled the point not well taken.

The amendment was adopted.

Senator Schroeder offered the following amendment and moved its adoption:

Amend Senate File 184, section 9, by striking from line 11 the words "to provide" and all of lines 12 and 13 and inserting in lieu thereof the following: "to administer and enforce the provisions of this act".

The amendment was adopted.

Senator Reppert offered the following amendment and moved its adoption:

Amend Senate File 184, section 7, by striking subsection 10 and renumbering the remaining subsection.

Division was called for.

The amendment was lost.

President pro tempore O'Malley took the chair at 9:35 p.m.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate File 184, section 10, subsection 4 by striking everything after the word "completed" in line 43 and inserting in lieu thereof the following: "a 10th grade high school education or its equivalent."

Division was called for.

The amendment was adopted.

Senator Schroeder offered the following amendment:

Amend Senate File 184 as follows:

1. Amend section 10, subsection 1 by striking from line 6 the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "sixty (60)" and by striking from line 7 the word and figure "fifteen (15)" and inserting in lieu thereof the word and figure "thirty (30)".

2. Amend section 10, subsection 2 by striking from lines 10 and 11 the words and figure "three hundred (300)" and inserting in lieu thereof the

words and figure "two hundred (200)".

3. Amend section 10, subsection 4 by striking from line 20 the word and figure "six (6)" and inserting in lieu thereof the word and figure "twelve (12)".

4. Amend section 10, subsection 4 by striking lines 33 through 40.

Senator Schroeder moved the adoption of division 1 of the amendment.

Division 1 of the amendment was lost.

Senator Schroeder moved the adoption of division 2 of the amendment.

Division was called for.

Division 2 of the amendment was lost.

Senator Schroeder moved the adoption of division 3 of the amendment.

Division 3 was adopted.

Senator Schroeder asked and received unanimous consent to withdraw division 4.

Senator Nurse offered the following amendment:

Amend Senate File 184, section 10, by adding a period after the word "age" in line 42.

Further amend by striking the words "and shall" in line 42 and all of lines 43 and 44.

The amendment was ruled out of order.

Senator Coleman offered the following amendment:

Amend Senate File 184 as follows:

1. Section four (4), line seventeen (17), by striking the period and inserting in lieu thereof the following: ", except at schools maintained at institutions under the board of control."

2. Section ten (10), line eight (8), by striking the period and inserting in lieu thereof the following: ", except at schools maintained at institutions under the board of control."

Further amend section ten (10) by striking the period in line forty-four (44) and inserting in lieu thereof the following: ", except at schools maintained at institutions under the board of control."

Senator Coleman offered the following amendment to the amendment and moved its adoption:

Amend the amendment by adding the following after the word "control" in line 11, "or schools maintained under the superintendent of public instruction".

The amendment to the amendment was adopted.

On motion of Senator Coleman, the amendment as amended was adopted.

Senator Stanley moved that action on the bill be deferred and that the bill be printed as amended by the Senate.

Senator Klefstad moved as a substitute motion that Senate File 184 be read a third time.

The substitute motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 42:

Balloun Frommelt Messerly Rigler Benda Hagie Mills Rilev Briles Mincks Hansen Shaff Buren Heving Murray Shirley Burns Kibbie Nims Shoeman Coleman Klefstad Nurse Stanley Condon Kruck O'Malley Tabor DeKoster Lange Patton Vance Denman Lisle Reno Van Gilst Dodds Lodwick Walker Reppert Elv McGill

Nays, 8:

Beneke Heaberlin Kyhl Schroeder Elvers Hill Lucken Stephens

Absent or not voting, 9:

Burke Flatt Griffin Main
Cassidy Floy Hagedorn McNally
Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Shaff 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 257, a bill for an act relating to the taxable value of buildings.

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 and defining narcotic drugs and to make uniform the law with reference thereto.

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 the use of auxiliary axles on vehicles.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 600, a bill for an act to provide for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed individuals having self-employment income derived from sources within the state.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 601, 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 receded from its amendments to and passed Senate File 621, a bill for an act to appropriate from the general fund, funds for various state departments.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senaet File 626, a bill for an act to appropriate from the general fund funds for the state conservation commission.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 628, a bill for an act to appropriate from the general fund for the biennium funds for the central office of the board of control.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 629, a bill for an act relating to the legislative research committee and the legislative research bureau.

Also: That the House has concurred in Senate amendments to and passed House File 404, a bill for an act relating to the time when beer may be sold.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 679, a bill for an act relating to the Iowa inheritance tax.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 714, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 713, a bill for an act relating to the determination of executive disability.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 626

Amend Senate File 626, section one (1), by striking from line sixteen (16) the words and figures "twelve thousand dollars (\$12,000.00)" and inserting in lieu thereof the words and figures "thirteen thousand five hundred dollars (\$13,500.00)".

HOUSE MESSAGES CONSIDERED

House File 679, a bill for an act relating to the Iowa inheritance tax.

Read first and second times and referred to committee on ways and means.

House File 713, a bill for an act relating to the determination of executive disability.

Read first and second times and passed on file.

House File 714, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways.

Read first and second times and passed on file.

SENATE CONCURRENT RESOLUTION 51 By Mills

Whereas, the Sixty-first General Assembly has remained in session for more than one hundred forty days; and

Whereas, the Sixty-first General Assembly is the longest and most

expensive session in the history of Iowa; and

Whereas, it is incumbent upon the members of the Sixty-first General Assembly to effect as many economies as possible in the operation of legislative sessions, therefore,

Be It Resolved by the Senate, the House Concurring: That the Sixty-first General Assembly adjourn sine die at five o'clock on Wednesday, June 2,

1965; and

Be It Further Resolved that all pay and emoluments of members of the Sixty-first General Assembly cease and terminate as of five o'clock p.m. on June 2. 1965.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 658

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on House File 658, an act relating to meat and poultry inspection and making an appropriation therefor, beg leave to report and to make the following recommendations:

1. That the House amendment to House File 658 filed April 29, 1965, by Radl, et al., and adopted by the House May 20, 1965, be stricken.

y Radi, et al., and adopted by the House May 20, 1965, be stricken.

2. That House File 658, as passed by the Senate, be amended as follows:

a. By inserting after section seventeen (17) the following new sections:

"Sec. 18. It shall be the policy of the secretary of agriculture to require inspectors and individuals providing meat inspection services

require inspectors and individuals providing meat inspection services under this act to actively seek the cooperation of slaughter plant operators in the use of humane slaughter practices, taking into consideration all practical problems involved. All meat inspectors or individuals performing such services shall, in their reports to the secretary, make note of the slaughter facilities and practices followed in the various slaughter plants.

"Sec. 19. The secretary of agriculture shall report to the members of the Sixty-second General Assembly his findings and any recommendations 2

he may wish to make in regard to humane slaughter of livestock practices within the state."

b. By renumbering the remaining sections in conformity therewith.

JOHN M. ELY, JR., Chairman.

J. HENRY LUCKEN. JAMES E. BRILES.

DARYL H. NIMS.

On the Part of the Senate.

M. Ross Stevenson, Chairman.

HAROLD V. NELSON. RICHARD M. RADL.

On the Part of the House.

RESIGNATION OF EMPLOYEE

Senator Hagie announced the resignation of his secretary, Linda Lee, effective Friday, May 28, 1965.

AMENDMENTS FILED

Senate File 443 is hereby amended as follows:

1. By inserting in line seven (7) of section one (1) after

3 the word "mile" the following:

4 ", and to provide for the reconstruction and hard surfacing
5 of state park roads around the Lake Manawa park and game pre5 serve, state owned body of water in Pottawattamie county, Iowa
7 by appropriating funds for the necessary grading and hard sur-

8 facing of said established roads consisting of approximately 9 four point sixty-three (4.63) miles at a cost of approximately

10 eighty-six thousand (86,000) dollars per mile".

2. By striking from line three (3) of section two (2) the words and figure "one hundred fifty-nine thousand (159,000)" and inserting in lieu thereof the words and figure "three hun-

dred thousand (300,000)".

3. By inserting in line four (4) of section three (3) after
the word "Iowa" the words "or with the board of supervisors of

- 17 Pottawattamie county, Iowa".

GILBERT KLEFSTAD.

1 House File 405 is hereby amended by adding thereto the fol-2 lowing section:

Any member whose employment is terminated after he has accumulated five (5) or more years of employment, either under the pro-

5 visions of this chapter or as a result of prior service credits,

6 may elect to leave his accumulated contributions in the retire-7 ment fund. In the event he returns to public employment at any

8 time within five (5) years after this termination of employment,

9 he shall be entitled to resume membership in the system with the

10 same credits for prior service and accumulated contributions that

11 he had earned when his original employment was terminated. No
 12 interest shall be credited on his accumulated contributions nor

on his employer's accumulated contributions during the period

14 from the time of his termination of employment to his resumption

15 of employment.

Any member who has resumed employment under the provisions of this subsection shall not be eligible for any second period

18 of absence from membership as a result of termination of service

until he shall have been employed for a period of five (5) years

20 or more from the date of resumption of employment.

DAVID STANLEY. GEORGE E. O'MALLEY.

- Amend House File 230, section 1, subsection 10 as follows:
 - 1. Strike the sentence which begins with the words "There"

3 in line 45 and ends with the period in line 50. 4

2. Strike the sentence which begins with the word "There"

5 in line 50 and end with the period in line 59.

3. Strike the sentence which begins with the word "In"

in line 59 and ends with the period in line 66.

DAVID STANLEY.

- Amend the Burke amendment to House File 482, filed May 28 by 1 striking all
 - of subsection 5 of section 2 and inserting in lieu thereof the following: "5. All employees under the jurisdiction of the state board of
 - regents, except employees in departments which are required to operate
- under a federally approved merit system of personnel administration,

to qualify for certain federal funds."

JAKE B. MINCKS. DARYL H. NIMS. ROBERT J. BURNS. GENE F. CONDON.

Amend House File 482 as follows:

1. By striking all of section 5 and inserting in lieu thereof

3 the following: 4 "Sec. 5. The civil service commission shall appoint a director of civil service who shall be experienced in the field of personnel 6 administration, and who is in known sympathy with the application of 7 merit principles in public employment. The commission shall establish for the class of director, minimum requirements or education and ex-8 perience which are pertinent to the duties of the position; and shall 9 require that the director qualify by passing a practical written 10 11 examination and be appointed from the highest three (3) on the list 12 of eligibles, established through open competitive examination for the

13 class." 14 2. Amend section 14, subsection 8, line 71 by striking the words 15 and figure "one (1) year" and insert in lieu thereof the words and

16 figure "six (6) months".

> JAKE B. MINCKS. GENE F. CONDON.

Amend House File 482 by striking all of section 17 and inserting in 2 lieu thereof the following:

3 "Sec. 17. Employees holding positions in the classified service herein for one (1) year or more immediately prior to January 3, 1966, shall be continued in their respective positions without further examination,

- until separated from their positions as provided by law. Those holding their positions for less than one year immediately prior to Jauary 1,
- 1965, shall also be continued in their respective positions provided
- that within two (2) years after this Act takes effect they pass a qualifying test prescribed by the director. Those who have failed to 10
- qualify as provided herein shall be dismissed from their positions within

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- 12 thirty (30) days after establishment of an eligible list for their
- 13 respective positions. Nothing herein shall preclude the reclassification
- 14 or reallocation as provided by this Act of any position held by any

15 such incumbent."

JAKE B. MINCKS. GENE F. CONDON.

Amend House File 716 by striking section 14 and inserting

2 in lieu thereof the following:

3 "There shall be allowed as a credit against the amount of 4 the tax hereby imposed an amount equal to the amount of tax

5 actually paid to the United States of America under provisions

6 of section 4361 of sub-chapter C of chapter 34 of the Federal

7 Internal Revenue Code of 1954."

ANDREW G. FROMMELT.

Amend Senate File 212 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. For the purpose of this Act:

- 1. "Dairy product" means milk, skim milk, cream, sour cream, ice cream, ice cream mix, ice milk except that sold in semifrozen form, ice milk mix, cottage cheese, frozen desserts, reconstituted milk, minimal milk fat products, and any additive variant of any dairy product.
- 9 2. "Department" means state department of agriculture.
 3. "Secretary" means the secretary of agriculture of the

3. "Secretary" means the secretary of agriculture of the
state of Iowa.
4. "Person" means any individual, corporation, co-opera

4. "Person" means any individual, corporation, co-operative, association, partnership, or other business unit.

5. "Processor" means any person engaged in the business of manufacturing, processing, or packaging dairy products.

6. "Distributor" means any person engaged in the business of
selling any dairy product at wholesale and any person engaged in
the business of selling any dairy product at retail on home

19 delivery routes.

7. "Retailer" means any person within this state engaged in the business of operating any retail establishment or institution, including but not limited to hotels, restaurants, grocery stores, drug stores, and automatic vending machines where dairy products are consumed or sold to customers. This subsection shall not apply to schools, churches or other charitable institutions not operated for profit.

8. "Broker" means any person engaged in negotiating sales or purchases of selected dairy products for or on behalf of a

29 processor, distributor, or retailer.

9. "Sale" or "sell" means and includes any commercial transfer for consideration, exchange, barter, gift or offer for sale and distribution in any manner or by any means,

32 33 10. Cost of a dairy product to a distributor or to a retailer means that portion of all of the expenses of such distributor or 34 35 such retailer which, under any system of cost accounting which is 36 in accordance with sound accounting principles and reasonably 37 adapted to the business of such distributor or such retailer, is 38 fairly allocable to such dairy product or the sale thereof to its customers or to a particular class thereof. Such cost shall include, but not limited to, expenses for labor, salaries, 40

administration, rent, interest, depreciation, power, raw and processed ingredients, materials, supplies, maintenance of equipment, selling, local and national advertising, transportation, delivery, credit losses, licenses and other fees, taxes other than income taxes, and insurance. There shall be a presumption in the case of dairy products which are not sold under the manufacturer's label and which are not advertised, that the cost thereof to a distributor, in the absence of evidence to the contrary, shall be not more than two and one-half (2½) percent, computed to the nearest one (1) cent, less than the cost for otherwise identical dairy products. There shall be a further presumption that, in the absence of specific evidence to the contrary, the cost to a retailer is not less than the net price paid by the retailer for a unit or package of a dairy product (or, in the case of a retailer which processes its only dairy products, its cost thereof at its plant dock plus all costs incurred in transporting the same to its retail point of sale), plus an amount representing such retailer's "cost of doing business", computed as sixteen (16) percent of such net price. In the case of any person engaged in the business of sell-ing any dairy products at retail on home delivery routes, there shall be presumption that in the absence of specific evidence to the contrary the cost to such person is not less than the net cost to or price paid by such person for a unit or package of a dairy product plus an amount representing such person's "retail cost of doing business", computed as thirty-two (32) percent of such cost or net price.

Any subsidiary or affiliate corporation, co-operative, officer, director, or partner of a corporation, co-operative, or partnership which is processor or distributor of dairy products is deemed to be a processor or distributor of dairy products.

Sec. 2. The secretary of agriculture is hereby entrusted with the administration and enforcement of this Act. There is hereby created in the department of agriculture a division to be known as the "Division of Dairy Trade Practices". The head of the division shall be the "Chief of the Division of Dairy Trade Practices". All powers of the secretary under this Act may be exercised by and through the chief of the division of dairy trade practices. The secretary shall employ such professional and other personnel as, in his judgment, shall be necessary to the proper performance of his duties hereunder.

Sec. 3. It shall be unlawful for any person engaged in business within the state of Iowa, either directly or indirectly, to discriminate in price between different purchasers of dairy products of like grade and quality where the effect of such discrimination may be substantially to lessen competition or tend to create a monopoly, or to injure, destroy, or prevent competition with any person who either grants or knowingly receives the benefit of such discrimination or with customers of either the grantor or receiver. Nothing herein shall prevent:

1. Differentials which make only due allowance for differences in the cost of manufacturer, sale, or delivery resulting from the differing methods or quantities in which dairy products are sold or delivered to purchasers or differentials otherwise permitted in this Act.

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95 2. Persons engaged in selling dairy products from selecting 96 their own customers in bona fide transactions and not in restraint 97 of trade.

3. Price changes from time to time in response to changing conditions affecting the market for or the marketability of dairy products such as, but not limited to, actual or imminent deterioration of perishable goods, obsolescence of seasonal goods, distress sales under court processes, or sales in good faith in discontinuance of business in dairy products.

4. Price differentials made in good faith to meet an equally low price of a competitor.

105 106 Sec. 4. It shall be unlawful for any person to discriminate 107 in price by selling or offering to sell any dairy product to any 108 purchaser in the state of Iowa at prices lower than those exacted 109 by such persons elsewhere in the state of Iowa for the purpose or with 110 the effect of injuring competition or tending to create a monopoly; 111 provided however, that nothing herein contained shall prevent price 112 differentials which make only due allowance for differences in the 113 cost of sale or transportation resulting from differing methods 114 or quantities in which such dairy products are sold or transported 115 to such purchasers; and provide further, that nothing herein 116 contained shall prevent sales made in good faith to meet an 117 equally low price of a competitor. Proof of advertisement, giving. 118 offering for sale, or sale of any dairy products in any city, town. 119 or county at prices less than advertised, given, offered for sale, 120 or sold in any other city, town, or county by such person which 121 cannot be accounted for as necessary to meet competition or 122 which cannot be accounted for by the difference in such costs of 123 sale or transportation cost shall be prima-facie evidence of 124 violation of this section.

125 Sec. 5. It shall be unlawful for any processor, distributor,

126 or retailer to engage in the following practice:
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1. To enter into any agreement or contract

1. To enter into any agreement or contract with any other person for the establishment or maintenance of minimum prices of dairy products in restraint of trade and for the purpose of eliminating free and open competition in the sale of dairy products. It is the purpose of this paragraph to make applicable to sales of dairy products in this state, legal restrictions similar to those imposed by section 1 of the Sherman Anti-trust Act (15 U.S.C., Sec. 1), and this paragraph shall be given a construction similar to that from time to time given to that Act.

2. To sell or offer to sell within the state any dairy product for less than the cost to the processor, distributor, or

2. To sell or other to sell within the state any dairy product for less than the cost to the processor, distributor, or retailer where the effect may be substantially to lessen competition or to injure, destroy, or prevent competition with the person buying or the person selling such products; provided that this shall not prevent sales made in good faith to meet competition.

shall not prevent sales made in good faith to meet competition. Sec. 6. It shall be unlawful for any processor or distributor to sell or contract to sell dairy products in this state or any part of it at unreasonably low prices for the purpose of destroying competition or eliminating a competitor. It is the purpose of this paragraph to make applicable to the sales of dairy products in this state legal restrictions similar to those proposed

147 ucts in this state legal restrictions similar to those proposed 148 by section 3 of the Robinson Patman Act (15 U.S.C., Sec. 13 A) and

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149 this paragraph shall be given a construction similar to that from 150 time to time given to that Act.

151 Sec. 7. No processor or distributor shall give or extend 152 discounts or rebates, directly or indirectly, to retailers or 153 other processors or distributors, on dairy products or give or 154 extend to such purchasers any services connected with the 155 delivery, handling, or stocking of such products except as 156 provided in this Act. A processor or distributor may provide services to a particular processor, distributor, or retailer or 157 158 may sell dairy products at a price necessary to meet a bona fide 159 offer by a competitor. The service or discount shall not be 160 given until the processor or distributor first files with the 161 department a written record of the date and terms of the 162 competitive offer, the names of the processor, distributor or 163 retailer to whom the offer was made, and the name of the competitor 164 who made the offer. Any such record filed with the department 165 shall be used only for determining or verifying proof of 166 violations of this Act. 167

Sec. 8. Price to be filed. All distributors offering 168 dairy products for sale within the state shall file with the 169 department on a form provided by said department a complete price 170 list showing the invoice price of such distributor of all items 171 of dairy products sold or offered for sale by them. Distributors who offer dairy products for sale both at their respective places of business and deliver to retailer or retail outlets, shall 174 include on such price lists filed with the department the different prices established for dairy products offered for sale at their respective places of business and for dairy products delivered to 177 the retailer or retail outlet. Distributors who offer dairy products for sale to consumers on home delivery routes shall include on such price lists filed with the department, the different prices established for dairy products offered for sale to such consumers. Within thirty (30) days after the effective date of this Act, every distributor shall file with the department its initial price schedules and schedules of discounts and rebates and thereafter, every distributor shall charge its price in accordance with its schedule on file with the department until such price schedule is changed as hereinafter provided. Before any distributor may make any change in its price schedule and prices charged. 188 it shall give notice by certified mail to the department setting forth its new schedule of prices or new schedule of discounts and rebates ten (10) days prior to the effective date of any change in such schedule on file with the department (except that where prices are changed in good faith to meet an equally low price of a competitor, notice to the department of the new schedule of prices shall be given within two (2) business days after such change). The initial filing of schedules or any new schedules shall be filed with the department either in person or by certified mail. Price lists filed with the department shall be used only for determining and providing violations of this Act. Failure or refusal to file current price lists with the department shall be a violation of this Act.

Sec. 9. No processor or distributor shall furnish, give, lend, sell, or rent any advertising signs of a permanent nature except signs advertising the processor's or distributor's own products.

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 Not more than one-third (1/3) of the space or cost of advertising signs permitted under this section may be used to identify the retailer.

Sec. 10. No processor or distributor shall make payments of money, credits, gifts, or loans to retailers as rental for the storage or display of dairy products on the premises where offered for sale by the retailer.

Sec. 11. No processor or distributor shall make or underwrite loans to a retailer or become bound in any manner for the financial obligation of any retailer except that a processor or distributor may lend money to retailer for the purchase of equipment for the storage, transportation, and display of dairy products. Such loans may be made to the retailer provided the loan is for not more than ninety (90) percent of the purchase price with at least six (6) percent annual interest on the principal amount and on the unconditional written promise of the retailer that the loan shall be paid within a period not to exceed thirty-six (36) months.

Sec. 12. No processor or distributor shall furnish, sell, give, lend, or rent any equipment to a retailer except:

1. Processors and distributors, under a bill of sale or conditional sales contract describing the property sold and specifying the price and terms of sale, may sell equipment for the storage, transportation, and display of dairy products to the retailer. The selling price of such equipment shall be not less than the cost to the wholesaler less ten (10) percent per year depreciation plus transportation and installation costs plus at least six (6) percent, but in no event shall the price be less than ten (10) dollars per unit. If the processor or distributor makes the sale under a security agreement or conditional sales contract, the terms of sale shall be no more favorable to the retailer than those provided in section eleven (11) of this Act.

retailer than those provided in section eleven (11) of this Act.

2. Processors and distributors may provide without restriction

coin-vending machines from which the product vended is intended by

such processor or distributor to be consumed on the premises.

3. Processors and distributors may furnish equipment for the storage, transportation, or display of dairy products for one period of not longer than ten (10) consecutive days a year to any one retailer for use at a fair, exhibition, exposition, or other promotional event for agricultural, industrial, charitable, educational, religious, or recreational purposes.

Sec. 13. No processor or distributor shall maintain or make repairs for any equipment owned by a retailer except equipment used exclusively for dairy products. On such maintenance or repairs, the processor or distributor shall make charges for the service and parts at the same prices as are charged by third persons rendering such service in the community where the retailer is located. In no event shall the charges be less than the cost to the processor or distributor plus a reasonable margin of profit.

Sec. 14. No processor or distributor shall give, offer to give, furnish, finance, or otherwise make available any free goods to any person, directly or indirectly, in connection with the sale of dairy products or to any other person doing business with such person, or give, offer to give, furnish, finance, or otherwise

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258 make available any payments, gifts, or grants of anything of value 259 to any retailer. Nothing in this section shall prevent transac-260 tions with retailers of any of the following:

1. The furnishing of point of sale advertising material made of paper, cardboard, or other material not of a permanent nature for the use in the promotion of the products of such processor or distributor which remain inside retailer locations.

2. The furnishing of hostesses or demonstrators at any retailer's location to promote the products of the processor or

267 distributor.

3. The advertising by a processor or distributor of products through any advertising media the processor or distributor selects which does not involve allowances, payments, or the furnishings of other property to persons purchasing such products in a manner prohibited by this section.

4. Advertising allowances which do no more than reimburse a retailer for costs in advertising dairy products of the processor

275 or distributor. 276 Sec. 15. No

Sec. 15. No processor or distributor shall be prohibited from operating a retail outlet for retail sales or prohibited from using in the retail outlet any equipment or advertising or miscellaneous matter owned by the processor or distributor provided the retail outlet is under direct control and management of the processor or distributor.

Sec. 16. No processor or distributor shall be prohibited from giving away dairy products to be consumed on the sale premises.

Sec. 17. It shall be unlawful for any retailer to receive, directly or indirectly, from or through a processor, distributor, or broker, any discount, rebate, allowance, service, price discrimination, advertising material, loan, equpment, payment, or any other thing of value all as prohibited by this Act.

Sec. 18. It shall be unlawful for a broker or any officer or agent of any brokerage firm to participate, directly or indirectly, in any practice prohibited by this Act. It shall be unlawful for any processor, distributor, or retailer to engage or offer to engage, directly or indirectly, through a broker

294 in any practice prohibited by this Act.

Sec. 19. Any person claiming to be injured by another person through the violation of any of the provisions of this Act may file in writing a statement of such violation with the department. Upon receipt of the written statement, the department shall immediately cause an investigation to be made of the alleged violation. Whenever it shall appear that any person is violating or threatening to violate any of the provisions of this Act or the regulations or orders of the secretary, then the department may call upon the county attorney of any county in which such violation occurred to bring suit against such person in the district court to restrain such person from continuing or from carrying out the acts or practices alleged. In such suit he may obtain such injunction prohibitory and mandatory including temporary restraining orders and temporary injunctions as the facts may warrant without being required to prove that an adequate remedy at law does not exist and without being required to give bond.

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312 Whenever the department has reason to believe that Sec. 20. 313 any distributor or retailer or processor may be in possession of 314 information relevant to an investigation by it of suspected 315 violations of the provisions of this Act, the secretary may require 316 such person to file with him in such form as he may prescribe 317 special reports or answers in writing to specific questions 318 furnishing such information. Such reports and answers shall be 319 made under oath or otherwise as the secretary may prescribe and 320 shall be filed with him within such reasonable period as he may 321 prescribe. Any person who fails without lawful cause to file such 322 reports or answers in writing within the period prescribed or 323 shall wilfully make or cause to be made any false statement in any 324 such report or answer in writing shall be guilty of a misdemeanor 325 and upon conviction thereof fined not less than five hundred (500) 326 dollars nor more than one thousand (1,000) dollars. 327

Whenever the secretary has reason to believe that any person has violated any of the provisions of this Act or any rules or regulations adopted thereunder, he may enter an order requiring such person to appear before him and show cause why an order should not be entered requiring such person to cease and desist from the violations charged. Such orders shall set forth the alleged violations, fix the time and place of the hearing, and provide for notice thereof which shall be given not less than twenty (20) days before the date of such hearing. After hearing by the secretary, or if the person charged with such violation fails to appear at the time of said hearing, if he finds such person to be in violation he shall enter an order requiring such person to cease and desist from the specific acts, practices, or omissions so found to be in violation and from related acts, practices or omissions. Any such order shall become final upon the expiration of thirty (30) days after its entry if no appeal is taken there-

Any person aggrieved by any order entered by the secretary or other action of the secretary may take an appeal therefrom to the district court as provided elsewhere herein for license denial, suspension or revocation.

Any person violating any order of the secretary under the first paragraph of this section after the same has become final 349 350 or on the termination of any review proceedings shall be subject to a civil penalty to be levied by the district court in a 352 proceeding instituted for that purpose in an amount of not less than five hundred (500) dollars and not more than ten thousand (10,000) dollars provided that in the case of continuing violations the minimum amount of such penalty shall be either five hundred (500) dollars or twenty-five (25) dollars for each day of violation. 356 whichever is the larger.

The department is authorized and empowered to Sec. 22. administer oaths and to issue subpoenas for persons and pertinent operating records in making investigations provided in section nineteen (19) of this Act. If a person fails or refuses to obey a subpoena issued under this Act, the department may apply to the district court to issue an order requiring the person to appear before the department to produce evidence or to give testimony. 364 365 concerning the matter under investigation. The application for

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the order shall be filed with the district court within the county in which the investigation is conducted or in which the person guilty of failure or refusal to obey is found or resides or transacts business or has his principal place of business. Any person wilfully failing to obey an order of the court is guilty of contempt of court and shall be proceeded against as provided by law.

Sec. 23. Any person who is injured in business or property by reason of another person's violation of any provisions of this Act may intervene in the suit for injunction instituted against the other person. The injured party may bring a separate action and recover three (3) times the actual damages sustained as a result of the violation together with the costs of the suit or may sue to enjoin the violation of any provision of this Act.

Whenever the department has reason to believe that Sec. 24. any processor or distributor required to obtain a license under section one hundred ninety-two point one (192.1) of the Code has wilfully violated any cease and desist order issued under the provisions of this Act after the same has become final and continued in such violation after the expiration of a ten-day notice from the department of intention to commence proceedings for the denial, suspension or revocation of such license, and it appears to the department that a proceeding should be had to determine whether his license should be denied, suspended, or revoked, the department shall serve notice on such person in writing by certified mail of the charges and grounds upon which a license is sought to be denied, suspended, or revoked. The notice shall include the time and place, not less than ten (10) days after the mailing of the notice, at which a hearing shall be held to determine whether to deny, suspend, or revoke the license.

Sec. 25. Any person whose license is sought to be denied, suspended, or revoked shall have full rights to counsel and to produce witnesses in his behalf at the hearing. After full investigation and hearing, the department may deny, suspend, or revoke the license of any person who is found to have wilfully violated any provisions of this Act. When the department finds that a violation warrants the suspension of the license, no license shall be suspended for a period to exceed thirty (30) days upon proof of a first violation or for a period to exceed six (6) months upon proof of a second violation. Upon proof of a third and subsequent violations, the license shall be suspended for a period of one (1) year where the department finds that such violation warrants a suspension.

Sec. 26. The department shall by certified mail or by personal service notify the person whose license has been denied, suspended, or revoked setting forth the reasons for the decision. The denial, suspension, or revocation shall become effective thirty (30) days after the mailing or service of the notification unless the person whose license has been denied, suspended, or revoked files within the thirty-day period a notice of appeal in the district court and serves a copy of the notice of appeal upon the department. Thereupon, the department shall within thirty (30) days certify

419 and file with the court a copy of the record and decision including 420 the transcript of the hearings upon which the decision was based.

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421 Sec. 27. The trial before the court shall be an equity action 422 and legal evidence pertaining to the issue of whether the license 423 shall be denied, suspended, or revoked may be submitted including 424 new or additional evidence not submitted to the department. The 425 court shall have the power to affirm, modify, or reverse the 426 decision of the department but in no instance shall the court 427 suspend a license for a period exceeding the suspensions provided 428 in section twenty-five (25) of this Act. The clerk of court upon 429 entry of judgment of suspension, denial, or revocation shall 430 immediately forward to the department a certified copy thereof. 431 Pending final decision of the appeal the status quo of the license 432 shall be preserved.

Sec. 28. Any action arising under this Act, whether in law or equity, shall be commenced within two (2) years after the right of action first accrues or is forever barred.

Sec. 29. The department is authorized and directed to promulgate rules and regulations to carry out the purposes of this Act. Sec. 30. Storage cabinets prohibited under section twelve (12) of this Act supplied by processors and distributors to retailers prior to the effective date of this Act shall be removed from the retailer's premises or sold as provided in this Act prior to June 30, 1966.

442 443 Sec. 31. For the purpose of administering and enforcing the 444 provisions of this Act, each processor shall pay to the secretary 445 permit fees in an amount, as from time to time set by the secretary, 446 not to exceed five (5) mills per hundredweight on milk processed 447 into dairy products as defined in section one (1) of this Act. and 448 sold within the state of Iowa, except ice cream and its additive variants and non-fat milk imitations which amount shall not be in 449 450 excess of three (3) mills per gallon thereof. Products upon which 451 fees have been paid shall be exempt from further fees in successive 452 transactions. The fees for each month thus computed shall be paid 453 by the dealer to the secretary on or before the twenty-five (25th) 454 day of the following month.

C. JOSEPH COLEMAN. ELMER F. LANGE.

Amend the Coleman-Lange amendment to Senate File 212 filed 2 June 1, section 1, line 67, by striking the words "or affiliate".

DAVID STANLEY.

Amend the Coleman-Lange amendment to Senate File 212 filed June 1, section 20, line 322, by inserting the following after the word "prescribed": ", which shall not be less than thirty (30) days,".

DAVID STANLEY.

Amend the Coleman-Lange amendment to Senate File 212 filed 2 June 1 by adding the following new section: 3 "Whenever the secretary or the department requests informa-

4 tion under section 20 of this Act, or gives any notice to any
5 person under the provisions of this Act, such request or notice

shall be sent by registered or certified mail, return receipt

7 requested, or shall be served as provided in the rules of civil

procedure for service of an original notice."

DAVID STANLEY.

- 1 Amend the Coleman-Lange amendment to Senate File 212 filed June 1, section 1, subsection 10 as follows:
 - 1. Strike the sentence which begins with the word "There"
- in line 45 and ends with the period in line 50.
- 2. Strike the sentence which begins with the word "There"
- in line 50 and ends with the period in line 59.
- 7 3. Strike the sentence which begins with the word "In"
 - in line 59 and ends with the period in line 66.

DAVID STANLEY.

- Amend the Coleman and Lange amendment to Senate File 212 dated June 1 as follows:
- 3 Amend section 1, subsection 1 by striking the period at the
- 4 end of the subsection in line 8 and adding the following:
- "but shall not mean or include butter, cheese, condensed, eva-5
- porated or powdered milk."

JACK SCHROEDER.

- Amend the Coleman and Lange amendment to Senate File 212
- 2 filed June 1 by striking from section 19, lines 309 to 311 the
- following words: "without being required to prove that an
- adequate remedy at law does not exist and without being required 4
- 5 to give bond".

JACK SCHROEDER.

- Amend the Coleman and Lange amendment to Senate File 212
- filed June 1 by adding to section 8 after the period in line 200 the following: "Price lists and price schedules filed with the
- 3
- secretary of agriculture as required above shall be open to
- public inspection in the office of the secretary of agriculture."

JACK SCHROEDER.

- Amend the Coleman and Lange amendment to Senate File 212 filed June 1 by striking section 6 and renumbering the remaining
- 3 sections.

JACK SCHROEDER.

- Amend the Coleman and Lange amendment to Senate File 212
- filed June 1 by striking from section 5, subsection 1, commencing
- 3 in line 131, the words "It is the purpose of this paragraph to
- make applicable to sales of dairy products in this state, legal restrictions similar to those imposed by section 1 of the Sherman
- Anti-Trust Act (15 U. S. C. Sec. 1) and this paragraph shall be
- given a construction similar to that from time to time given to
- 8 that Act."

JACK SCHROEDER.

- Amend the Coleman and Lange amendment to Senate File 212 1
- filed June 1 by striking from section 4, line 123, the words.
- "prima facie" and inserting in lieu thereof the word "material".

JACK SCHROEDER.

- 1 Amend the Coleman and Lange amendment to Senate File 212 dated June 1 as follows:
- 3 Amend section 1, subsection 10, line 58 by striking the words "sixteen (16) percent" and inserting in lieu thereof the words
- "ten (10) percent".

JACK SCHROEDER.

1 Amend the Coleman and Lange amendment to Senate File 212

2 filed June 1 as follows:

3 Amend section 1, subsection 7 by inserting after the words

4 "dairy products" in line 24 the words "as defined herein".

JACK SCHROEDER.

1 Amend the Coleman-Lange amendment to Senate File 212

2 filed June 1, 1965 as follows:

3 1. By adding at the end of the first sentence of section 4 seven (7) at line one hundred fifty-six (156) thereof the

following:

- 6 "It shall not be a violation of this act for a
- 7 processor, broker or distributor to give or extend a dis-
- 8 count for prompt payment so long as the terms thereof are
 - available to all its customers."

EUGENE M. HILL.

- 1 Amend the Coleman-Lange amendment to Senate File 212
- 2 filed June 1, 1965 as follows:
- 3 1. By adding at the end of section twenty-five (25)
- 4 at line four hundred nine (409) the following:
- 5 "No license shall be revoked unless such license shall
- 6 have prior thereto been twice suspended."

EUGENE M. HILL.

- 1 Amend the Coleman-Lange amendment to Senate File 212
- 2 filed June 1, 1965 as follows:
- 3 1. By striking the period (.) in line one hundred five
- 4 (105) of subsection four (4) of section three (3) and by
- 5 inserting in lieu thereof the following:
- 6 ". whether the price of the competitor is in compliance
- 7 with or in violation of this Act".

EUGENE M. HILL.

On motion of Senator Frommelt, the Senate adjourned until 8:30 a.m., Wednesday, June 2, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, WEDNESDAY, JUNE 2, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Orville Rinehart, pastor of the First Baptist Church, Mount Ayr, Iowa.

THIRD READING OF BILLS

On motion of Senator Stanley, House File 405, a bill for an act relating to the vesting of members under the Iowa employees' retirement system, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 405 as follows:

1. In section 1, line 16, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "eight (8)".

2. In section 2, line 24, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "eight (8)".

The amendment was adopted.

Senator Stanley offered the following amendment, filed by Senators Stanley and O'Malley, and moved its adoption:

House File 405 is hereby amended by adding thereto the following section:

Any member whose employment is terminated after he has accumulated five (5) or more years of employment, either under the provisions of this chapter or as a result of prior service credits, may elect to leave his accumulated contributions in the retirement fund. In the event he returns to public employment at any time within five (5) years after this termination of employment, he shall be entitled to resume membership in the system with the same credits for prior service and accumulated contributions that he had earned when his original employment was terminated. No interest shall be credited on his accumulated contributions nor on his employer's accumulated contributions during the period from the time of his termination of employment to his resumption of employment.

Any member who has resumed employment under the provisions of this subsection shall not be eligible for any second period of absence from membership as a result of termination of service until he shall have been employed for a period of five (5) years or more from the date of re-

sumption of employment.

The amendment was adopted.

Senator O'Malley moved that the bill be read a third 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:

Balloun
Briles
Burke
Burns
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt

Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Kibbie
Klefstad
Kruck
Kyhl

Lucken McGill Mills Mincks Murray Nims O'Malley Patton Reno Reppert

Lodwick

Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Walker

Nays, none.

Absent or not voting, 13:

Benda Beneke Buren Cassidy Elthon Floy Heying

Lange Lisle

> Hill Main McNally

Messerly Nurse Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, House File 672, a bill for an act to amend House File 211, Acts of the Sixty-first General Assembly, to establish guidelines for the admission of foreign insurance companies, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Frommelt moved that the bill be read a third 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:

Balloun
Beneke
Briles
Burke
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely
Flatt
Floy

Frommelt
Griffin
Hagedorn
Hagie
Heaberlin
Heying
Hill
Kibbie
Klefstad
Kruck
Kyhl
Lange

Lisle
Lodwick
Lucken
McGill
Messerly
Mills
Mincks
Murray
Nims
O'Malley

Reppert
Rigler
Rigler
Riley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Walker

Nays, none.

Absent or not voting, 10:

Benda Buren Burns Cassidy Elthon Hansen

Main McNally

Patton

Reno

Nurse Van Gilst The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, Senate File 631, a bill for an act relating to the use of joint county-city or town buildings, was taken up and considered.

Senator Frommelt moved that the bill be read a third 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:

Navs. 1:

Shaff

Absent or not voting, 12:

Benda	Burns	\mathbf{Floy}	Messerly
Beneke	Cassidy	Main	Nurse
Buren	Elthon	McNally	Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hill submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of H. C. Von Seggern of Newton, Jasper County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provision of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1969, has completed its investigation and recommends H. C. Von Seggern for this appointment.

EUGENE M. HILL, Chairman. ALAN SHIRLEY. DARYL H. NIMS. RICHARD L. STEPHENS. SEELEY G. LODWICK.

On motion of Senator Hill, the report was adopted.

Senator Hill moved the appointment of H. C. Van Seggern of Newton, Jasper County, Iowa, as a member of the Employment Safety Commission for the term beginning on the date of confirmation and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 52:

Beneke Briles Burke Burns Coleman Condon DeKoster Denman Dodds Elvers	Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad	Lisle Lodwick Lucken Main McGill Mills Mincks Murray Nurray O'Malley	Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance
Elvers	Klefstad	O'Malley	Vance
Ely	Kruck	Patton	Walker

Nays, none.

Absent or not voting, 7:

Buren	Elthon	Messerly	Van Gilst
Cassidy	McNally	Nurse	

The motion prevailed and President Fulton declared the appointment of H. C. Van Seggern of Newton, Jasper County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on this date and ending June 20, 1969.

Senator Nims submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Donald E. Boles of Ames, Story County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969, has completed its investigation and recommends Donald E. Boles for this appointment.

DARYL H. NIMS. WARREN J. KRUCK. ALAN SHIRLEY. MAX MILO MILLS. JOHN A. WALKER.

On motion of Senator Nims, the report was adopted.

Senator Nims moved the appointment of Donald E. Boles of Ames, Story County, Iowa, as a member of the Iowa State Civil Rights Commission for the initial term extending from the date of confirmation and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 49:

Balloun Frommelt Lange Patton Briles Griffin Lisle Reno Burke Hagedorn Lodwick Reppert Burns Hagie Lucken Rigler Coleman Hansen Main Rilev Condon Heaberlin McGill Schroeder DeKoster Heying Messerly Shaff Denman Hill Mills Shirley Dodds Kibbie Mincks Stanley Elvers Klefstad Murray Stephens Elv Kruck Nims Tabor Flatt O'Mallev Walker Kvhl Floy

Nays, 2:

Shoeman Vance

Absent or not voting, 8:

Benda Buren Elthon Nurse Beneke Cassidy McNally Van Gilst

The motion prevailed and President Fulton declared the appointment of Donald E. Boles of Ames, Story County, Iowa, confirmed for the appointment as a member of the Iowa State Civil Rights Commission from this date and ending June 30, 1969.

Senator Messerly submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of J. Peter Olesen of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employers, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending June 30, 1967, has completed its investigation and recommends J. Peter Olesen for this appointment.

FRANCIS L. MESSERLY, Chairman. CHARLES F. BALLOUN. GENE F. CONDON. JOHN W. PATTON. H. L. HEYING.

On motion of Senator Messerly, the report was adopted.

Senator Messerly moved the appointment of J. Peter Olesen of Waterloo, Black Hawk County, Iowa, as a member of the Employment Safety Commission for the term beginning on the date of confirmation and ending June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 51:

Balloun Floy Lange Reno Beneke Frommelt Lisle Reppert Rigler Briles Griffin Lodwick Burke Hagedorn Lucken Riley Burns Hagie Main Schroeder Coleman McGill Shaff Hansen Condon Heaberlin Messerly Shirley Shoeman DeKoster Heying Mills Mincks Stanley Denman Hill Dodds Stephens Kibbie Murray Elvers Klefstad Nims Tabor Ely Kruck O'Malley Walker Flatt Kyhl Patton

Nays, none.

Absent or not voting, 8:

Benda Cassidy McNally Vance Buren Elthon Nurse Van Gilst

The motion prevailed and President Fulton declared the appointment of J. Peter Olesen of Waterloo, Black Hawk County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on this date and ending June 30, 1967.

Senator Denman submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

Mr. President: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Mrs. Elizabeth S. Kruidenier of Des Moines, Polk County, Iowa, for reappointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967, has completed its investigation and recommends Mrs. Elizabeth S. Kruidenier for this appointment.

WILLIAM F. DENMAN, Chairman. HOWARD C. REPPERT, JR. EUGENE M. HILL. JOHN D. SHOEMAN. VERN LISLE.

On motion of Senator Denman, the report was adopted.

Senator Denman moved the appointment of Elizabeth S. Kruidenier of Des Moines, Polk County, Iowa, as a member of the Iowa State Civil Rights Commission for the initial term extending from the date of confirmation and ending June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

BallounBenekeBurkeColemanBendaBrilesBurnsCondon

DeKoster Heaberlin Main Rigler Denman Heying McGill Riley Dodds Hill Messerly Schroeder Elvers Kibbie Mills Shaff Ely Flatt Klefstad Mincks Shirley Kruck Murray Shoeman Floy Kyhl Nims Stanley Frommelt O'Mallev Lange Stephens Griffin Lisle Patton Tabor Hagedorn Lodwick Reno Vance Hagie Lucken Reppert Walker Hansen

Nays, none.

Absent or not voting, 6:

Buren Elthon Nurse Van Gilst Cassidy McNally

The motion prevailed and President Fulton declared the appointment of Elizabeth S. Kruidenier of Des Moines, Polk County, Iowa, confirmed as a member of the Iowa State Civil Rights Commission for the initial term extending from this date and ending June 30, 1967.

Senator Burke submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the time of appointment until June 30, 1967, has completed its investigation and recommends Lawrence S. Slotsky for this appointment.

VINCENT S. BURKE, Chairman. JAMES M. McNally. H. Kenneth Nurse. J. Henry Lucken. Charles F. Griffin.

On motion of Senator Burke, the report was adopted.

Senator Burke moved the appointment of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, as a member of the Iowa State Civil Rights Commission for the initial term extending from the date of confirmation and ending June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

President pro tempore O'Malley took the chair at 9:45 a.m.

Ayes, 54:

BallounBrilesColemanDenmanBendaBurkeCondonDoddsBenekeBurnsDeKosterElvers

Ely	Kibbie	Messerly	Riley
Flatt	Klefstad	Mills	Schroeder
Floy	Kruck	Mincks	Shaff
Frommelt	Kyhl	Murray	Shirley
Griffin	Lange	Nims	Shoeman
Hagedorn	Lisle	O'Malley	Stanley
Hagie	Lodwick	Patton	Stephens
Hansen	Lucken	Reno	Tabor
Heaberlin	Main	Reppert	Vance
Heving	McGill	Rigler	Walker
Hill	McNally		

Nays, none.

Absent or not voting, 5:

Buren Cassidy Elthon

Nurse

Van Gilst

The motion prevailed and President Fulton declared the appointment of Lawrence S. Slotsky of Sioux City, Woodbury County, Iowa, confirmed as a member of the Iowa State Civil Rights Commission for the initial term beginning on this date and ending June 30, 1967.

Senator Burns submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Melvin J. Smith of Iowa City, Johnson County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1969, has completed its investigation and recommends Melvin J. Smith for this appointment.

ROBERT J. BURNS, Chairman.
ROBERT R. DODDS,
JOSEPH W. CASSIDY.
CLIFFORD M. VANCE.
TOM RILEY.

On motion of Senator Burns, the report was adopted.

Senator Burns moved the appointment of Melvin J. Smith of Iowa City, Johnson County, Iowa, as a member of the Employment Safety Commission for the term beginning on the date of confirmation and ending on June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

		~ •		
Balloun		Coleman	Ely	Hagie
Benda		Condon	Flatt	Hansen
Beneke		DeKoster	\mathbf{Floy}	Heaberlin
Briles		Denman	Frommelt	Heving
Burke		Dodds	Griffin	Hill
Burns	•	Elvers	Hagedorn	Kibbie

Klefstad	McGill	Patton	Shirley
Kruck	Messerly	Reno	Shoeman
Kyhl	Mills	Reppert	Stanley
Lange	Mincks	Rigler	Stephens
Lisle	Murray	Rilev	Tabor
Lodwick	Nims	Schroeder	Vance
Lucken	O'Malley	Shaff	Walker
Main	.		

Nays, none.

Absent or not voting, 6:

Buren Elthon Cassidy McNally Nurse

Van Gilst

The motion prevailed and President Fulton declared the appointment of Melvin J. Smith of Iowa City, Johnson County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on this date and ending June 30, 1969.

Senator Condon submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Carl G. Dahl of Waterloo, Black Hawk County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending June 30, 1971, has completed its investigation and recommends Carl G. Dahl for this appointment.

GENE F. CONDON, Chairman. CHARLES F. BALLOUN. FRANCIS L. MESSERLY. JOHN W. PATTON. H. L. HEYING.

On motion of Senator Condon, the report was adopted.

Senator Condon moved the appointment of Carl G. Dahl of Waterloo, Black Hawk County, Iowa, as a member of the Employment Safety Commission, for the term beginning on the date of appointment and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 52:

,,			
Balloun	Dodds	Hansen	Lisle
Benda	Elvers	Heaberlin	Lodwick
Briles	\mathbf{Elv}	Heying	Lucken
Burke	Flatt	Hill	Main
Burns	Floy	Kibbie	McGill
Coleman	Frommelt	Klefstad	Messerly
Condon	Griffin	Kruck	Mills
DeKoster	Hagedorn	Kyhl	Mincks
Denman	Hagie	Lange	Murray

Nims O'Mallev Patton Reno

Reppert Rigler Riley Schroeder

Shaff Shirley Shoeman Stanley

Stephens Tabor Vance Walker

Nays, none.

Absent or not voting, 7:

Beneke Buren

Cassidy Elthon

McNally Nurse

Van Gilst

The motion prevailed and President Fulton declared the appointment of Carl G. Dahl of Waterloo, Black Hawk County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on this date and ending June 30, 1971.

Senator Burns submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Mrs. Merle E. Full of Iowa City, Johnson County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969, has completed its investigation and recommends Mrs. Merle E. Full for this appointment.

ROBERT J. BURNS, Chairman. JOHN W. PATTON. STANLEY HEABERLIN. CLIFFORD M. VANCE. JOSEPH B. FLATT.

On motion of Senator Burns, the report was adopted.

Senator Burns moved the appointment of Mrs. Merle E. Full of Iowa City, Johnson County, Iowa, as a member of the Iowa State Civil Rights Commission, for the initial term extending from the date of confirmation and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 54:

Balloun Benda Beneke Briles Buren Burke Burns Coleman Condon DeKoster Denman Dodds Elvers Ely

Flatt Flov Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill

Kibbie Klefstad Kruck Kyhl

Lange Lisle Lodwick Lucken Main McGill Messerly Mills Mincks Murray Nims O'Malley Patton

Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Walker

Nays, none.

Absent or not voting, 5:

Cassidy Elthon McNally

Nurse

Van Gilst

The motion prevailed and President Fulton declared the appointment of Mrs. Merle E. Full of Iowa City, Johnson County, Iowa, confirmed as a member of the Iowa State Civil Rights Commission for the term beginning on this date and ending June 30, 1969.

Senator Coleman submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Clinton Ruby of Fort Dodge, Webster County, Iowa, for appointment as a member of the Employment Safety Commission, representing employees, under the provisions of Senate File 403, Acts of the Sixty-first General Assembly, for the term beginning on the date said appointment is confirmed by the Senate and ending on June 30, 1967, has completed its investigation and recommends Clinton Ruby for this appointment.

C. JOSEPH COLEMAN, Chairman.
JOHN P. KIBBIE.
DONALD W. MURRAY.
DONALD G. BENEKE.
R. W. HAGIE.

On motion of Senator Coleman, the report was adopted.

Senator Coleman moved the appointment of Clinton Ruby of Fort Dodge, Webster County, Iowa, as a member of the Employment Safety Commission for the term beginning on the date of confirmation and ending on June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

Murray

O'Malley

Nims

Patton

Ayes, 54:

Balloun Flatt Benda Flov Beneke Frommelt Briles Griffin Buren Hagedorn Burke Hagie Burns Hansen Coleman Heaberlin Condon Heying DeKoster Hill Denman Kibbie Dodds Klefstad Elvers Kruck Kyhl Ely

Lange
Lisle
Lodwick
Lucken
dorn Main
e McGill
en Messerly
erlin Mills

Reno
Reppert
Rigler
Rilley
Schroeder
Shaff
Shirley
Shoeman
Stanley
Stephens
Tabor
Vance
Walker

Nays, none.

Absent or not voting, 5:

Cassidy Elthon McNally

Nurse

Van Gilst

The motion prevailed and President Fulton declared the appointment of Clinton Ruby of Fort Dodge, Webster County, Iowa, confirmed as a member of the Employment Safety Commission for the term beginning on this date and ending June 30, 1967.

Senator Lodwick submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Harry D. Harper, M.D., Fort Madison, Lee County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1967, has completed its investigation and recommends Harry D. Harper, M.D., for this appointment.

SEELEY G. LODWICK, Chairman. ROBERT R. DODDS. MAX E. RENO. CLIFFORD M. VANCE. BASS VAN GUST.

On motion of Senator Lodwick, the report was adopted.

Senator Lodwick moved the appointment of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, as a member of the Iowa State Civil Rights Commission, for the initial term extending from the date of confirmation and ending June 30, 1967.

On the question "Shall the appointee be confirmed?" the vote was:

Kyhl

Ayes, 52:

Balloun
Benda
Beneke
Briles
Burke
Burns
Coleman
Condon
DeKoster
Denman
Dodds
Elvers
Ely

Flatt
Floy
Frommelt
Griffin
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie

Lange
Lisle
Lodwick
Lucken
Main
McGill
Messerly
Mills
Mincks
Murray
Nims

O'Malley

Reno
Reppert
Rigler
Riley
Schroeder
Shaff
Shirley
Schoeman
Stanley
Stephens
Tabor
Vance
Walker

Nays, none.

Absent or not voting, 7:

Buren Cassidy Elthon McNally

Klefstad

Kruck

Nurse Patton Van Gilst

The motion prevailed and President Fulton declared the appointment of Harry D. Harper, M.D., of Fort Madison, Lee County, Iowa, confirmed as a member of the Iowa State Civil Rights Commission for the initial term extending from this date and ending June 30, 1967.

Senator Murray submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

MR. PRESIDENT: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of Mrs. June Parker Goldman of Forest City, Winnebago County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969, has completed its investigation and recommends Mrs. June Parker Goldman for this appointment.

JOHN L. BUREN, Chairman. DELBERT FLOY. DONALD MURRAY. VERNON H. KYHL. ROBERT RIGLER.

On motion of Senator Murray, the report was adopted.

Senator Murray moved the appointment of June Parker Goldman of Forest City, Winnebago County, Iowa, as a member of the Iowa State Civil Rights Commission for the initial term extending from the date of confirmation and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Aves. 54:

Hyes, ou.			
Balloun	Floy	Lisle	Reno
Benda	Frommelt	Lodwick	Reppert
Beneke	Griffin	Lucken	Rigler
Briles	Hagedorn	Main	Riley
Burke	Hagie	McGill	Schroeder
Burns	Hansen	Messerly	Shaff
Coleman	Heaberlin	Mills	Shirley
Condon	Heying	Mincks	Shoeman
DeKoster	Hill	Murray	Stanley
Denman	Kibbie	Nims	Stephens
Dodds	Klefstad	Nurse	Tabor
Elvers	Kruck	O'Malley	Vance
Ely	Kyhl	Patton	Walker
Flatt	Lange		

Nays, none.

Absent or not voting, 5:

Buren Elthon McNally Van Gilst Cassidy

The motion prevailed and President Fulton declared the appointment of June Parker Goldman of Forest City, Winnebago County,

Iowa, confirmed for the initial term extending from this date and ending June 30, 1969.

Senator Main submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of John D. Baldridge of Chariton, Lucas County, Iowa, for appointment as a member at large of the State Board of Public Instruction, under the provisions of sections 257.1, 257.2. and 257.3, Code of Iowa 1962, for the six-year term beginning January 3, 1966, has completed its investigation and recommends John D. Baldridge for this appointment.

FRANKLIN S. MAIN, Chairman. DONALD S. MCGILL. MAX E. RENO. KENNETH BENDA. RICHARD L. STEPHENS.

On motion of Senator McGill, the report was adopted.

Senator McGill moved the appointment of John D. Baldridge of Chariton, Lucas County, Iowa, as a member at large of the State Board of Public Instruction for the six-year term beginning January 3, 1966.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 53:

500,000			
Balloun	Frommelt	Lisle	Reno
Benda	Griffin	Lodwick	Reppert
Beneke	Hagedorn	Lucken	Rigler
Briles	Hagie	Main	Riley
Burke	Hansen	McGill	Schroeder
Coleman	Heaberlin	Messerly	Shaff
Condon	Heying	Mills	Shirley
DeKoster	Hill	Mincks	Shoeman
Denman	Kibbie	Murray	Stanley
Dodds	Klefstad	Nims	Stephens
Elvers	Kruck	Nurse	Tabor
Ely	Kyhl	O'Malley	Vance
Flatt	Lange	Patton	Walker
Flor		•	

Nays, none.

Absent or not voting, 6:

Buren Cassidy McNally Van Gilst Burns Elthon

The motion prevailed and President Fulton declared the appointment of John D. Baldridge of Chariton, Lucas County, Iowa, confirmed as a member at large of the State Board of Public Instruction for the six-year term beginning January 3, 1966.

Senator Rigler called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 48 By Rigler and Frommelt

Whereas, Senator J. Henry Lucken of Plymouth County and Senator John A. Walker of Hamilton County will have completed twenty years of distinguished service in the Iowa legislature at the completion of their present terms, and for this long period of years have contributed valuable services to the State of Iowa:

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator Lucken and Senator Walker be presented with the chairs which they occupied during the Sixty-first General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment

to the home residence of each senator.

Be It Further Resolved: That a copper plate with the proper inscription thereon showing that these chairs were presented by the Sixty-first General Assembly be properly attached to each chair.

The resolution was unanimously adopted.

President pro tempore O'Malley, on behalf of the members of the Senate, congratulated Senators Lucken and Walker for their many years of service and their contribution to the State of Iowa, and they were given a rising vote of thanks.

Senator Lucken rose on a point of personal privilege and expressed his sincere appreciation for this tribute.

Senator Walker also expressed his sincere thanks.

President Fulton took the chair at 10:15 a.m.

THIRD READING OF BILLS

On motion of Senator Coleman, Senate File 478, a bill for an act to provide for an additional agricultural producer association and to provide for voluntary deductions on the part of such agricultural producers to be used in the promotion of and utilization of Iowa's agricultural products and to provide for the collection thereof, with report of committee without recommendation, was taken up, considered, and the report of the committee adopted.

Senator Lodwick offered the following amendment, filed by Senators Lodwick and Coleman, and moved its adoption:

Amend Senate File 478 by striking all after the enacting clause and inserting in lieu thereof the following:

Title nine (IX), Code 1962, is hereby amended by adding thereto the following new chapter consisting of sections one (1) and two (2) of this Act.

Section 1. The corporation known as the Iowa soybean association in-

corporated under the laws of this state shall be entitled to the benefits of this chapter by filing each year with the department of agriculture verified proofs of its organization, names of its officers, and five hundred persons who are bona fide members thereof together with such other information as the department may require.

Sec. 2. The Iowa soybean association shall:

1. Aid in the promotion of the soybean industry of Iowa through education, research, marketing, transportation study, and public relations programs, and to foster research designed to develop new additional and improved uses for soybean products and determine better methods of converting them to various industrial and human uses.

2. Make an annual report of the proceedings to the secretary of agri-

culture.

Sec. 3. Section one hundred fifty-nine point twenty-five (159.25), Code 1962, is amended by inserting after the word "association" in line fifteen (15) the words ", Iowa soybean association".

Further amend said section by inserting in line thirty-two (32) after the

word "association" the words ", Iowa soybean association".

However, in the year 1965 three names shall be submitted by the Iowa soybean association for a member to be appointed to the agriculture marketing board for a term of three years ending July 1, 1968.

Further amend Senate File 478 by striking from the title all after the word "association" in line one (1) and adding in lieu thereof the words "and including such association in the agriculture marketing board."

The amendment was adopted.

Senator Coleman asked and received unanimous consent to withdraw the amendment filed by him on April 2 and found on pages 803-805 inclusive.

Senator Coleman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Benda Beneke Briles Burke Burns Coleman Condon DeKoster Denman Dodds Ely	Floy Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck	Lange Lisle Lodwick Lucken Main McGill Mills Mincks Murray Nims Nurse O'Malley	Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance

Nays, none.

Absent or not voting, 5:

Buren Elthon McNally Van Gilst Cassidy

Voting present, 2:

Elvers

Messerly

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 concurred in Senate amendments to and passed House File 390, a bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen years of age without his first having successfully completed an approved driver education course.

Also: That the House has concurred in Senate amendments to and passed House File 583, a bill for an act to prohibit parking on any portion of the national system of interstate and defense highways.

Also: That the House has adopted the conference committee report on, and adopted the amendments contained therein, and passed House File 658, relating to meat and poultry inspection and making an appropriation therefor.

Also: That the House refuses to concur in Senate amendment to House File 663, to provide for procedure and type of investment of public funds by the treasurer of the state, and to amend the interest rates of the deposit of public funds.

WILLIAM R. KENDRICK, Chief Clerk.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Frommelt called up the following report:

REPORT OF SECOND CONFERENCE COMMITTEE ON SENATE JOINT RESOLUTION 24

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on Senate Joint Resolution 24, a joint resolution providing for the composition and representation of the Iowa Senate and House of Representatives, beg leave to report and make the following recommendation:

1. That the Senate recede from its amendment to the House amendment. Howard C. Reppert, Jr., Chairman. CLEVE L. CARNAHAN, Chairman. STANLEY HEABERLIN. WILLIAM J. GANNON.

MERLE W. HAGEDORN.

On the Part of the Senate.

WILLIAM J. GANNON.
DANIEL L. NAGLE.
On the Part of the House.

Senator Reppert moved the adoption of the report.

Senator Rigler raised a point of order on the report for the reason that the second conference committee report was identical to the report of the first conference committee which had already been considered and rejected by the Senate.

The Chair ruled the point not well taken.

Roll call was requested.

On the question "Shall the report be adopted?" the vote was:

Ayes, 32:

Griffin

Buren	Ely	Kleistad	Nurse
Burke	Floy	Kruck	O'Malley
Burns	Frommelt	Main	Patton
Coleman	Hagedorn	McGill	Reno
Condon	Hansen	McNally	Reppert
Denman	Heaberlin	Mincks	Riley
Dodds	Hill	Murray	Shirley
Elvers	Kibbie	Nims	Tabor
Nays, 19:			
Balloun	Hagie	Mills	Stanley
Benda	Heying	Rigler	Stephens
DeKoster	Lange	Schroeder	Vance
Flatt	Lodwick	Shaff	Walker

Absent or not voting, 8:

Lucken

Beneke	Cassidy	Kyhl	Messerly
Briles	Elthon	Lisle	Van Gilst

The report was adopted.

Senator Reppert moved the adoption of the recommendation contained in the report, which motion prevailed.

Shoeman

Senator Reppert moved that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

Senate Joint Resolution 24, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed.

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half $(\frac{1}{2})$ the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half $(\frac{1}{2})$ of the members of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representatives districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly.

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county be-

longing to another district and no county shall be divided in forming a congressional district."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the resolution be adopted?" the vote was:

Yeas, 30:

Buren Burke	Ely Floy	Kruck Main	O'Malley Patton
Burns	Frommelt	McGill	Reno
Coleman	Hagedorn	McNally	Reppert
Condon	Hansen	Mincks	Riley
Denman	Heaberlin	Murray	Shirley
Dodds	Kibbie	Nims	Tabor
Elvers	Klefstad	Nurse	
Nays, 21:			A
Balloun	Hagie	Lucken	Shoeman
Benda	Heying	Mills	Stanley
DeKoster	Hill	Rigler	Stephens
Flatt	Lange	Schroeder	Vance
Griffin	Lodwick	Shaff	Walker
Absent or not v	voting, 8:		
Beneke	Cassidy	Kyhl	Messerly
Briles	Elthon	Lisle	Van Gilst
		71010	V WIL GILD

The resolution having received a constitutional majority was declared to have been adopted by the Senate and the title was agreed to.

Senator Reppert moved that the vote by which the resolution was adopted by the Senate be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion be adopted?" the vote was:

Ayes, 32:

Buren	Ely	Kibbie	Nims
Burke	Floy	Klefstad	Nurse
Burns	Frommelt	Kruck	O'Malley
Coleman	Hagedorn	Main	Patton
Condon	Hansen	McGill	Reno
Denman	Heaberlin	McNally	Reppert
Dodds	Heying	Mincks	Shirley
Elvers	Hill	Murray	Tabor

Nays, 18:

Balloun Lange Riley Stanley Lodwick Schroeder Stephens Benda DeKoster Lucken Shaff Vance Walker Griffin Mills Shoeman Hagie Rigler

Absent or not voting, 9:

Beneke Elthon Kyhl Messerly Briles Flatt Lisle Van Gilst

Cassidy

The motion prevailed.

Senator Riley asked unanimous consent that House File 676, relating to a state mediation and conciliation commission, be made a special order of business for 1:30 p.m., June 2, 1965.

Objection was raised.

Senator Riley moved that House File 676 be made a special order of business for 1:30 p.m., which motion lost.

On motion of Senator Frommelt, the Senate recessed until 1:40 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Burke, House File 680, a bill for an act to increase the tax imposed on cigarettes, 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 House File 680 as follows:

1. By striking in line 6 of section 2 the word and figure "four (4)" and inserting in lieu thereof the words and figures "three and one-half (3½)".

2. By striking in line 9 of section 2 the word and figure "five (5)" and inserting in lieu thereof the words and figures "four and one-half $(4\frac{1}{2})$ ".

Senator Burke moved the adoption of the committee amendments.

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 27:

Balloun Flatt Lodwick Shaff Benda Griffin McNally Shoeman Stanley Beneke Hagie Messerly Briles Klefstad Mills Stephens Rigler Vance Burke Kyhl Walker DeKoster Riley Lange Lisle Schroeder Denman

Nays, 29:

Buren Frommelt Lucken O'Malley Burns Hansen Main Patton Heaberlin McGill Reno Coleman Condon Heying Mincks Reppert Dodds Murray Shirley Hill Elvers Nims Tabor Kibbie Nurse Van Gilst Ely Kruck Floy

Absent or not voting, 3:

Cassidy Elthon Hagedorn

The amendment was lost.

Senator Nurse asked and received unanimous consent to withdraw the amendment filed by Senator Nurse, et al., on May 18 and found on page 1501 of the Senate Journal.

Senator Burke moved that the bill be read a third 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:

Buren Floy Kruck Nurse Frommelt Burke Lucken O'Malley Burns Hansen Main Patton Coleman Heaberlin McGill Reno Heying Condon Mincks Shirley Dodds Tabor Hill Murray Elvers Kibbie Nims Van Gilst Ely Klefstad

Nays, 27:

Balloun Griffin McNally Shaff Benda Hagedorn Messerly Shoeman Hagie Mills Beneke Stanley Briles Kyħl Reppert Stephens Rigler DeKoster Lange Vance Lisle Riley Denman Walker Lodwick Schroeder Flatt

Absent or not voting, 2: Cassidy Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt moved that the vote by which the bill passed the

Senate be reconsidered and that the motion to reconsider be laid on the table.

Roll call was requested.

On the question "Shall the motion prevail?" the vote was:

Ayes, 30:

Buren	\mathbf{Floy}	Kruck	Nurse
Burke	Frommelt	Main	O'Malley
Burns	Hagedorn	MeGill	Patton
Coleman	Hansen	McNally	Reno
Condon	Heaberlin	Mincks	Shirley
Dodds	Heying	Murray	Tabor
Elvers	Hill	Nims	Van Gilst
Elw	Kibbie		

Nays, 27:

Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Klefstad	Mills	Stanley
Briles	Kyhl	Reppert	Stephens
DeKoster	Lange	Rigler	Vance
Denman	Lisle	Riley	\mathbf{Walker}
Flatt	Lodwick	Schroeder	

Absent or not voting, 2: Cassidy Elthon

The motion prevailed.

Senator Stanley moved that the rules be suspended and that Senate File 12 be withdrawn from the committee and taken up for immediate consideration.

Senator Kruck moved that the motion by Senator Stanley be laid on the table.

Senator Shaff raised a point of order on the motion for the reason that Senator Kruck had already spoken on the subject.

The Chair ruled the point well taken and his motion to table out of order.

Senator Coleman took the chair at 4:00 p.m.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

Senator Frommelt moved as a substitute motion for the motion by Senator Stanley that Senate File 12 be withdrawn from the committee and placed on the steering committee calendar.

Roll call was requested.

On the question "Shall the substitute motion be adopted?" the vote was:

Ayes,	30:
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Buren Burke Burns Coleman Condon Dodds Elvers Ely	Floy Frommelt Hagedorn Hansen Heaberlin Heying Hill Kibbie	Klefstad Kruck Main McGill McNally Mincks Murray	Nims Nurse O'Malley Patton Reppert Shirley Tabor
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Nays, 20:

DeKoster Lisle Rigler Flatt Lodwick Riley Griffin Lucken Schroeder Kyhl Messerly Shaff	Stephens Vance Walker
--	-----------------------------

Absent or not voting, 9:

Benda		Cassidy	Elthon	Reno
Beneke	*	Denman	Hagie	Van Gilst
Rriles				

The substitute motion prevailed.

Senator Mills called up the following resolution at 5:05 p.m.:

SENATE CONCURRENT RESOLUTION 51 By Mills

Whereas, the Sixty-first General Assembly has remained in session for more than one hundred forty days; and

Whereas, the Sixty-first General Assembly is the longest and most expensive session in the history of Iowa; and

Whereas, it is incumbent upon the members of the Sixty-first General Assembly to effect as many economies as possible in the operation of legislative sessions, therefore,

Be It Resolved by the Senate, the House Concurring: That the Sixty-first General Assembly adjourn sine die at five o'clock on Wednesday, June 2, 1965; and

Be It Further Resolved that all pay and emoluments of members of the Sixty-first General Assembly cease and terminate as of five o'clock p.m. on June 2, 1965.

On motion of Senator Frommelt, the Senate recessed until 7:00 p.m.

EVENING SESSION

The Senate reconvened, President Fulton presiding.

INTRODUCTION OF BILLS

Senate File 637, by committee on appropriations, a bill for an act relating to the agricultural land tax credit.

Read first and second times and placed on the calendar.

Senate File 638, by committee on appropriations, a bill for an act relating to the Iowa commission on interstate cooperation and making an appropriation from the general fund of the State of Iowa to the commission for the biennium beginning July 1, 1965, and ending June 30, 1967, for travel and other necessary expenses of commission members.

Read first and second times and placed on the calendar.

Senate File 639, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa two million four hundred thousand dollars (\$2,400,000.00), to the department of public instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321), of the Code as amended.

Read first and second times and placed on the calendar.

Senate File 640, 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, 1965, and ending June 30, 1967, funds to the department of public instruction for salaries, support and maintenance.

Read first and second times and placed on the calendar.

CONSIDERATION OF CONCURRENT RESOLUTION

The Senate resumed consideration of Senate Concurrent Resolution 51 filed by Senator Mills.

Senator Mills moved to amend the resolution by striking "five o'clock" and inserting "eight o'clock".

The motion was lost.

Senator Mills moved the adoption of the resolution and requested a roll call.

On the question "Shall the resolution be adopted?" the vote was:

Ayes, 20:

Benda Lucken Shaff Hagie McNally Beneke Kvhl Shoeman DeKoster Lange Messerly Stanley Frommelt Lisle Mills Stephens Lodwick Rigler Vance Griffin

Nays, 24:

Burnen Burns Dodds Ely Burke Coleman Elvers Floy Cassidy

Condon

Walker

Hagedorn	Klefstad	Murray	Patton
Hansen	Main	Nims	Reppert
Heaberlin	McGill	Nurse	Shirley
Heying	Mincks	O'Malley	Tabor
Absent or 1	not voting, 15:		
Balloun	Denman	Kibbie	Schroeder
Briles	Elthon	Kruck	Van Gilst

The motion was lost.

Flatt

Hill

THIRD READING OF BILLS

Reno

Rilev

On motion of Senator Murray, Senate File 632, a bill for an act to amend House File 356 relating to payment of license fees for creamery and cheese factories, was taken up and considered.

Senator Murray moved that the bill be read a third 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:

Benda Beneke Buren Burke Burns Coleman Condon Dodds	Elvers Ely Floy Frommelt Griffin Hagedorn Hansen Heaberlin	Heying Kibbie Klefstad McGill Mincks Murray Nims	Nurse O'Malley Patton Reppert Shirley Stanley Tabor
Nays, 10:			
DeKoster Hagie Kyhl	Lange Lodwick Messerly	Mills Rigler	Shaff Stephens
Absent or no	ot voting, 19:		
Balloun	Flatt	Main	Shoeman

Balloun	Flatt	Main	Shoeman
Briles	Hill	McNally	Vance
Cassidy	Kruck	Reno	Van Gilst
Denman	Lisle	Riley	Walker
Elthon	Lucken	Schroeder	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Burke moved that the rules be suspended and that Senate File 279 be substituted for Senate File 212, and requested a roll call.

Senator Lucken moved the previous question on the motion.

Division was called for.

The motion was lost.

The Chair announced that the following Call of the Senate had been filed:

CALL OF THE SENATE

MR. PRESIDENT: Pursuant to Rule 5 of the rules of the Senate of the Sixty-first General Assembly, we, the undersigned, do hereby request a Call of the Senate on Senate File 279 and all amendments and motions thereto.

FRANCIS MESSERLY.
ROBERT R. RIGLER.
LUCAS J. DEKOSTER.
DONALD BENEKE.
RICHARD STEPHENS.
ELMER F. LANGE.
CHARLES F. BALLOUN.
JOHN A. WALKER.
R. W. HAGIE.
C. M. VANCE.
JOSEPH B. FLATT.
DAVID O. SHAFF.
JAMES BRILES.
KENNETH BENDA.
VERN LISLE.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 668, a bill for an act relating to sales tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burke offered the following amendment:

Amend House File 668 by striking all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. Subsection three (3) of section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended by inserting in line six (6) after the word "users," the words "the furnishing of lodging and related services to transients in or by a hotel, rooming house, tourist court, motel, or trailer camp, and the granting of any similar license to use real property, as distinguished from the renting or leasing of real property, and it shall be presumed that the occupancy of real property for a continuous period of twenty-eight days or more constitutes a rental or lease of property and a mere license to use and enjoy the same."

Sec. 2. Subsection five (5) of section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended by inserting in line five (5) after the word "service," the following words "the furnishing of lodging and relating services to transients."

Sec. 3. Subsection twelve (12) of section four hundred twenty-two point forty-two (422.42), Code 1962, is hereby amended by inserting in line five (5) after the word "conducted" the following words "or where taxable service is furnished, rendered, or provided".

Sec. 4. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by striking the period at the end of line

twenty-one (21), and inserting the following words ", and a like rate of tax upon the gross receipts from the furnishing of lodging and related services to transients."

The Chair announced that the following Call of the Senate had been filed:

CALL OF THE SENATE

We, the undersigned, hereby place a Call of the Senate on House File 668.

GEORGE O'MALLEY.
C. JOSEPH COLEMAN.
ROBERT R. DODDS.
GILBERT E. KLEFSTAD.
FRANKLIN MAIN.
PETER HANSEN.
JOHN P. KIBBIE.
ANDREW FROMMELT.
DARYL H. NIMS.
ALAN SHIRLEY.
WARREN KRUCK.
JAKE MINCKS.
JOSEPH W. CASSIDY.
DELBERT FLOY.
H. KENNETH NURSE.

Roll call revealed all Senators present with the exception of Senators Riley, Hill and Van Gilst, and the Senators previously excused (Elthon and Cassidy).

Senator Denman moved that the rules be suspended and that Senators Hill, Riley and Van Gilst be excused from the Call.

Roll call was requested.

On the question "Shall the absent Senators be excused?" the vote was:

Ayes, 27:

Buren	Elvers	Kruck	O'Malley
Burke	\mathbf{Elv}	Main	Patton
Burns	\mathbf{Floy}	McGill	Reno
Coleman	Hansen	McNally	Reppert
Condon	Heying	Mincks	Shirley
Denman	Kibbie	Nims	Tabor
Dodds	Klefstad	Nurse	

Navs. 23:

110,50, 40.			
Balloun	Hagedorn	Lucken	Shoeman
Benda	Hagie	Messerly	Stanley
Briles	Kvhl	Mills	Stephens
DeKoster	Lange	Rigler	Vance
Flatt	Lisle	Schroeder	Walker
Griffin	Lodwick	Shaff	

Absent or not voting, 6:

Beneke Cassidy Elthon

Rilev

Van Gilst

Voting present, 3:

Frommelt

Heaberlin

Murray

The motion was lost

The Chair instructed the Sergeant-at-Arms to locate and bring in the absent Senators.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

HOUSE AMENDMENTS CONSIDERED

Senator Ely called up for consideration Senate File 546, a bill for an act to amend chapter four hundred forty-one (441). Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 546

Amend Senate File 546 as follows:

1. By striking all of section one (1).

2. By inserting after section one (1) the following new section:

"Section four hundred forty-one point thirty-three (441.33), Code 1962, is hereby amended by striking from lines twenty-one (21) and twenty-two (22) the words "The assessor shall be clerk of said board." and inserting in lieu thereof the words "The board shall appoint a clerk."

3. By inserting after section three (3) the following new section:

"Section four hundred forty-four point nine (444.9) Code 1962, is hereby amended by striking from lines two (2) and three (3) the words "its September" and inserting in lieu thereof the words "or before its November".

4. By renumbering the sections in conformity with this amendment.

The Senate concurred in the House amendments.

Senator Ely 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, 53:

Balloun Beneke Briles Buren

Burke Burns Coleman Condon

DeKoster Dodds Elvers Elv

Flatt Flov Frommelt Griffin

Murray Schroeder Hagedorn Lisle Shaff Hagie Lodwick Nims Hansen Lucken Nurse Shirley Heaberlin Main O'Mallev Shoeman Heving McGill Patton Stanley Kibbie McNally Reno Stephens Tabor Klefstad Messerly Reppert Kruck Mills Vance Rigler Walker Kyhl Mincks Riley Lange

Nays, none.

Absent or not voting, 6:

Benda Cassidy Denman Elthon Hill

Van Gilst

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hagedorn called up for consideration Senate File 594, a bill for an act to amend the motor fuel and special fuel tax laws and to provide for dispensation of such fuels with penalties involved for violation of these provisions, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 594

Amend Senate File 594 as follows:

1. Section one (1), by striking from lines two (2) and three (3) the words "in subsection three (3) after the word 'paid' the words 'type of fuel used'" and inserting in lieu thereof the following: "line sixteen (16) after the word 'paid' the words, ', type of fuel used'".

2. Section four (4), line eleven (11), by striking the semi-colon and

inserting in lieu thereof a comma.

- 3. Section four (4), line twenty-one (21), by inserting following the word "fuel" the words ", dispensed through metered pumps as licensed above,".
- 4. Section six (6), line twenty-one (21), by striking the word "canceled" and inserting in lieu thereof the word "suspended".

The Senate concurred in the House amendments.

Senator Hagedorn 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, 52:

Balloun Coleman Flatt Heying Benda Condon Floy Kibbie Frommelt Beneke DeKoster Klefstad Briles Denman Hagedorn Kruck Dodds Buren Hagie Kyhl Burke Elvers Hansen Lodwick Burns Elv Heaberlin Lucken

Main Murray Reppert Shoeman McGill Nims Rigler Stanley McNally Riley Stephens Nurse Schroeder Messerly O'Mallev Tabor Mills Patton Shaff Vance Walker Mincks Reno Shirley

Nays, 2:

Griffin Lange

Absent or not voting, 5:

Cassidy Hill Lisle Van Gilst

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Main called up for consideration Senate File 626, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the state conservation commission, amended by the House, and moved that the Senate concur in the following amendment:

HOUSE AMENDMENT TO SENATE FILE 626

Amend Senate File 626, section one (1), by striking from line sixteen (16) the words and figures "twelve thousand dollars (\$12,000.00)" and inserting in lieu thereof the words and figures "thirteen thousand five hundred dollars (\$13,500.00)".

The Senate concurred in the House amendment.

Senator Main 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, 39:

Benda Frommelt McGill Rigler Briles Hagedorn McNally Riley Schroeder Buren Hansen Messerly Mills Shaff Burke Heying Shirley Condon Kibbie Mincks Denman Kruck Nims Shoeman Dodds Kyhl Stanley Nurse Elvers Lange O'Malley Tabor Ely Lodwick Walker Reno Floy Main Reppert

Nays, 11:

Balloun DeKoster Heaberlin Patton Beneke Flatt Klefstad Stephens Burns Griffin Murray

Absent or not voting, 9:

Cassidy Hagie Lisle Vance Coleman Hill Lucken Van Gilst Elthon 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 insists on its amendments to Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers, and requests a conference. The Speaker has appointed as members of the conference committee on the part of the House Miller of Des Moines, Palmer of Polk, Gillette of Story and Busch of Bremer.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 426, a bill for an act relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 633, a bill for an act to appropriate from the general fund of the state 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 House was asked:

Senate File 634, a bill for an act to accept the national defense education act of 1958 and to make an appropriation from the general fund of the state to the department of public instruction for participation in said act.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 635, a bill for an act to appropriate funds from the general fund of the state to the department of public instruction for construction of four (4) vocational schools.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 600, a bill for an act to provide for withholding of state income taxes on income earned in Iowa; to provide for payment of estimated income tax by self-employed individuals having self-employment income derived from sources within the State of Iowa.

Also: That the House has passed the following joint resolution in which the concurrence of the Senate is asked:

House Joint Resolution 27, amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the executive council in the acquisition of additional land for capitol grounds.

Also: That the House has concurred in Senate amendments to and passed House Joint Resolution 28, a joint resolution relating to the establishment of a study of the tax structure of the state and to make an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 712, a bill for an act authorizing the state car dispatcher to expend more than two thousand dollars for the purchase of station wagons.

Also: That the House has concurred in Senate amendments to and passed House File 159, a bill for an act relating to the use and operation of school buses on the public highways.

Also: That the House has concurred in Senate amendments to and passed House File 405, a bill for an act relating to the vesting of members under the Iowa public employees' retirement system.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 675, a bill for an act relating to the Iowa state sales and use taxes.

Also: 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 use of throw or trot lines in fishing.

Also: That the House has amended and passed the following bill in which the concurrence of the House was asked:

Senate File 560, a bill for an act relating to the advertising and selling of courses of instruction.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 678, a bill for an act to provide for the declaration of unit price on packaged commodities.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 348

Amend Senate File 348 by striking from lines four (4) and five (5) the words "more than one (1) throw or trot line having more than fifteen (15) hooks. Every" and inserting in lieu thereof the words "more than one (1) trot or throw line. Such trot or throw line shall have fifteen (15) or less hooks. Such".

HOUSE AMENDMENTS TO SENATE FILE 560

Amend Senate File 560 as follows:

1. Section one (1), lines nine (9) and ten (10), by striking the words and figures "seventy-five (75) dollars" and inserting in lieu thereof the words and figures "one hundred fifty (150) dollars".

2. Section one (1), line fourteen (14), by striking the words and figures "seventy-five (75) dollars" and inserting in lieu thereof the words and figures "one hundred fifty (150) dollars".

3. Section three (3), line twenty-five (25), by striking the words "this state" and inserting in lieu thereof the words "any state or the federal government".

HOUSE AMENDMENT TO SENATE FILE 635

Amend the title to Senate File 635 by striking from line three (3) the word and figure "four (4)".

HOUSE MESSAGES CONSIDERED

House Joint Resolution 27, a joint resolution amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the executive council in the acquisition of additional land for capitol grounds.

Read first and second times and referred to the committee on governmental affairs.

House File 712, a bill for an act authorizing the state car dispatcher to expend more than two thousand dollars (\$2,000) for the purchase of station wagons.

Read first and second times and passed on file.

House File 675, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes.

Read first and second times and referred to committee on ways and means.

House File 678, a bill for an act to provide for the declaration of unit price on packaged commodities.

Read first and second times and referred to the committee on agriculture.

President pro tempore O'Malley took the chair at 9:30 p.m.

HOUSE AMENDMENTS CONSIDERED

Senator Kibbie called up for consideration Senate File 560, a bill for an act relating to the advertising and selling of courses of instruction, amended by the House, and moved that the Senate concur in the House amendments.

The Senate concurred in the House amendments.

Senator Kibbie 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, 55:

BallounBrilesBurnsDeKosterBendaBurenColemanDenmanBenekeBurkeCondonDodds

Elvers Kibbie Messerly Rilev Klefstad Mills Schroeder Ely Flatt Mincks Kruck Shaff Flov Kyhl Murray Shirley Frommelt Nims Lange Shoeman Griffin Lisle Nurse Stanley O'Malley Stephens Hagedorn Lodwick Hagie Lucken Patton Tabor Hansen Main Reno Vance Walker Heaberlin McGill Reppert McNally Rigler Heying

Nays, none.

Absent or not voting, 4:

Hill Van Gilst Cassidy Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt called up the following report:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 658

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on House File 658, an act relating to meat and poultry inspection and making an appropriation therefor, beg leave to report and to make the following recommendations:

1. That the House amendment to House File 658 filed April 29, 1965, by Radl, et al., and adopted by the House May 20, 1965, be stricken.

2. That House File 658, as passed by the Senate, be amended as follows: a. By inserting after section seventeen (17) the following new sections:

"Sec. 18. It shall be the policy of the secretary of agriculture to require inspectors and individuals providing meat inspection services under this act to actively seek the cooperaton of slaughter plant operators in the use of humane slaughter practices, taking into consideration all practical problems involved. All meat inspectors or individuals performing such services shall, in their reports to the secretary, make note of the slaughter facilities and practices followed in the various slaughter plants.

"Sec. 19. The secretary of agriculture shall report to the members of the Sixty-second General Assembly his findings and any recommendations he may wish to make in regard to humane slaughter of livestock practices

within the state."

b. By renumbering the remaining sections in conformity therewith.

JOHN M. ELY, JR., Chairman.

J. HENRY LUCKEN.

JAMES E. BRILES.

DARYL H. NIMS.

On the Part of the Senate.

M. ROSS STEVENSON. Chairman. HAROLD V. NELSON.

RICHARD M. RADL.

On the Part of the House.

On motion of Senator Ely, the report was adopted.

On motion of Senator Ely, the amendments and recommendations contained therein were adopted.

Senator Ely moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Floy Lodwick Reno Reppert Benda Frommelt Lucken Buren Hagedorn Main Rigler Burke Hagie McGill Riley Burns McNally Schroeder Hansen Coleman Heaberlin MesserlvShirley Condon Heying Mills Shaff DeKoster Kibbie Mincks Shoeman Denman Klefstad Murray Stanley Dodds Kruck Nims Stephens Elvers Kyhl Nurse Tabor Elv O'Mallev Vance Lange Flatt Lisle Patton Walker

Nays, none.

Absent or not voting, 7:

Beneke Cassidy Griffin Van Gilst Briles Elthon Hill

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Stanley called up for consideration Senate File 597, a bill for an act to amend and correct an Act known as the Uniform Commercial Code, amended by the House as follows:

HOUSE AMENDMENTS TO SENATE FILE 597

Amend Senate File 597 by adding the following new section:

"The secretary of state, his employees or agents, are hereby exempted from all personal liability as a result of errors or omissions in the performance of any duty required by the Uniform Commercial Code, Senate File two hundred twenty-seven (227), Acts of the Sixty-first General Assembly, except in cases of wilful negligence.

"In the event of such error or omission the State of Iowa shall be liable in respect to such claims in the same manner, and to the same extent as

a private individual under like circumstances.

"Immunity of the state from suit and liability in such case is waived to the extent provided in Senate File 322, Acts of the Sixty-first General Assembly, and said Act shall govern the extent of liability and the practice and procedure necessary to establish any liability of the state."

President Fulton took the chair at 9:55 p.m.

Senator Messerly offered the following amendment to the amendment and moved its adoption:

Amend House amendment to Senate File 597 by adding thereto the following:

"No county recorder, nor any of his employees or agents shall be subject to personal liability by reason of any error or omission in the performance

of any duty under Article 9 of the Uniform Commercial Code except in case of wilful negligence."

The amendment to the House amendment was lost.

On motion of Senator Stanley, the Senate concurred in the House amendment.

Senator Stanley 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, 54:

Balloun	Flatt	Lodwick	Reno
Benda	Floy	Lucken	Reppert
Beneke	Frommelt	Main	Rigler
Briles	Griffin	McGill	Riley
Buren	Hagedorn	McNally	Schroeder
Burke	Hagie	Messerly	Shaff
Burns	Hansen	Mills	Shirley
Coleman	Heaberlin	Mincks	Shoeman
Condon	Heving	Murray	Stanley
DeKoster	Kibbie	Nims	Stephens
Denman	Klefstad	Nurse	Tabor
Dodds	Kruck	O'Mallev	Vance
Elvers	Kyhl	Patton	Walker
Elv	Lange		

Nays, none.

Absent or not voting, 5:

Cassidy Hill Lisle Van Gilst Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Reppert, House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system, was taken up for further consideration.

Senator Reppert offered the following amendment and moved its adoption:

Amend House File 31 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section ninety-seven A point one (97A.1), Code 1962, is

hereby amended by adding the following subsection:

"'Pension compensation' shall mean the member's average final compensation adjusted in the ratio of the earnable compensation payable on each July one (1) to an active member having the same or equivalent rank or position as was held by the retired or deceased member at the time of retirement or death to the earnable compensation of such member at his retirement or death."

Sec. 2. Section ninety-seven A point six (97A.6), Code 1962, is amended by adding the following subsection:

"Pensions payable under this section shall be adjusted as follows:

"a. As of the first of July of each year, the monthly pensions authorized in this section payable to each retired member and to each beneficiary, except children, of a deceased member shall be recomputed. The formula authorized in this section which was used to compute the retired member's or beneficiary's pension at the time of retirement or death including all amends ments to the formula which may be adopted subsequent to the member's retirement or death, shall be used in the recomputation, except the pension compensation shall be used in lieu of the average final compensation which the retired or deceased member was receiving at the time of retirement or death. The adjusted monthly pension shall be the amount payable at the member's retirement or death adjusted by 45 percent of the difference between the recomputed pension and the amount payable at the member's retirement or death. At no time shall the monthly pension or payment to the beneficiary be less than the amount which was paid at the time of the member's retirement or death.

"b. As of the first day of July of each year, the monthly pension payable to each surviving child in accordance with subsections eight (8), nine (9), and thirteen (13) of this section shall be adjusted to equal six (6) percent of the monthly salary payable on such July first to an active member having the rank of senior patrolman of the Iowa highway safety patrol. If the monthly pension so computed is less than the amounts provided in subsections eight (8), nine (9), and thirteen (13) of this section, the amounts provided for in said subsection shall be payable.

"c. All monthly pensions adjusted as provided in this subsection shall be payable beginning on July one (1) of the year which the adjustment is made and shall continue in effect until the next following July one (1) at which time the monthly pensions shall again be recomputed and all monthly

pensions adjusted in accordance with the recomputations.

"d. The adjustment of pensions required by this subsection shall recognize the retired or deceased member's position on the salary scale within his rank at the time of his retirement or death. In the event that the rank or position held by the retired, or deceased member at the time of retirement or death is subsequently abolished, adjustments in the pensions of the member or of the member's spouse or children shall be computed by the board of trustees as though such rank or position had not been abolished and salary increases had been granted to other rank or position on the same basis as increases granted to other ranks and positions in the department."

Sec. 3. Section ninety-seven A point eight (97A.8), Code 1962, is hereby amended by striking from subsection one (1), paragraph a. lines eleven (11) through thirty-one (31), and inserting in lieu thereof the following:

"20	4.91%
21	4.97%
22	5.04%
23	5.11%
24	5.18%
25	5.26%
26	5.33%
27	5.41%
2 8	5.48%
29	5.56%

30	5.64%
31	5.72%
32	5.80%
33	5.88%
34	5.97%
35	6.05%
36	6.14%
37	6.22%
38	6.31%
39	6.40%
40	6.50%

The amendment was adopted.

Senator Reppert moved that the bill be read a third 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:

Balloun	\mathbf{Ely}	Lange	Reno
Benda	Flatt	Lodwick	Reppert
Beneke	Floy	Main	Rigler
Briles	Griffin	McGill	Riley
Buren	Hagedorn	McNally	Schroeder
Burke	Hansen	Messerly	Shaff
Burns	Heaberlin	Mills	Shirley
Coleman	Heying	Mincks	Shoeman
Condon	Kibbie	Murray	Stanley
DeKoster	Klefstad	Nims	Tabor
Denman	\mathbf{Kruck}	Nurse	Vance
Dodds	Kyhl	O'Malley	\mathbf{Walker}
Elvers			*
Nays, 2:			
Lucken	Stephens		
Absent or not v	oting, 8:		
Cassidy	Frommelt	Hill	Patton
Elthon	Hagie	Lisle	Van Gilst

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 Kibbie, Senate File 636, a bill for an act to tax real estate transfers, with report of committee recommending amendment and passage, was taken up, considered, and the report of the committee adopted.

Senator Kibbie asked and received unanimous consent that House File 716 be substituted for Senate File 636.

On motion of Senator Kibbie, House File 716, a bill for an act to tax real estate transfers, was taken up and considered.

Senator Shaff offered the following amendment:

Amend House File 716 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred fifty-eight (558), Code 1962, is hereby

amended by adding the following new section:

"Each deed, instrument, or writing by which any lands, tenements, or other realty in this state shall be granted, assigned, transferred, or otherwise conveyed shall state the actual consideration therefor.

"The county recorder shall refuse to record any deed, instrument, or writing, referred to under the provisions of this section which fails to state

such consideration.

"It is a misdemeanor for any person to fail to perform any act required

by any of the provisions of this section.

"Every person convicted of a misdemeanor for a violation of any of the provisions of this section shall be punished by a fine of not more than one hundred (100) dollars.".

Senator O'Malley raised a point of order on the validity of the amendment.

The Chair ruled the point well taken.

Senator Shaff moved that the rules be suspended and the Senate be permitted to take up the amendment.

Roll call was requested.

On the question "Shall the rules be suspended?" the vote was:

Ayes, 24:

Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker

Nays, 30:

Buren	Floy	Kruck	Nurse
Burns	Frommelt	Main	O'Malley
Coleman	Hagedorn	McGill	Patton
Condon	Hansen	McNally	Reno
Denman	Heaberlin	Mincks	Reppert
Dodds	Heying	Murray	Shirley
Elvers	Kibbie	Nims	Tabor
Ely	Klefstad		-3001

Absent or not voting, 4:

Cassidy Elthon Hill Van Gilst

Voting present, 1:

Burke

The motion was lost and the amendment ruled out of order.

Senator Frommelt offered the following amendment and moved its adoption:

Van Gilst

Amend House File 716 by striking section 14 and inserting in lieu thereof

the following:

"There shall be allowed as a credit against the amount of the tax hereby imposed an amount equal to the amount of tax actually paid to the United States of America under provisions of section 4361 of sub-chapter C of chapter 34 of the Federal Internal Revenue Code of 1954."

The amendment was adopted.

Elthon

Senator Kibbie moved that the bill be read a third 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:

Cassidy

11,500,011				
Buren Burke Burns Coleman Condon Denman Dodds Elvers	Ely Floy Frommelt Hagedorn Hansen Heaberlin Heying Kibbie	Klefstad Kruck Main McGill McNally Mincks Murray Nims	Nurse O'Malley Patton Reno Reppert Shirley Tabor	
Nays, 24:				
Balloun Benda Beneke Briles DeKoster Flatt	Griffin Hagie Kyhl Lange Lisle Lodwick	Lucken Messerly Mills Rigler Riley Schroeder	Shaff Shoeman Stanley Stephens Vance Walker	
Absent or no	t voting 4.			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Hill

Senator Frommelt 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 Frommelt asked and received unanimous consent that Senate File 636 be withdrawn from further consideration of the Senate.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE FILE 604

President Fulton announced the appointment of the following Senators on the part of the Senate on the conference committee on Senate File 604: Senators Dodds, Shirley, Burns and Griffin.

SENATE CONCURRENT RESOLUTION 52 By Nims

Whereas, First Lieutenant Eugene M. Armstrong of Ames, Iowa, a member of the armed forces of the United States during World War II, reported

for duty at Fort Sill, Oklahoma, and was subsequently transferred to Fort Knox, Kentucky, and

Whereas, Lieutenant Armstrong accompanied the First Armored Division overseas in the early part of 1942 and saw action in the African Campaign, and

Whereas, Lieutenant Armstrong's unit, the 68th Armored Field Artillery Battalion, was cited for outstanding service and bravery in covering the retreat from Sidi Bad Zid, Faid and Kasserine Passes, and

Whereas, Lieutenant Armstrong participated in all the battles of the

Tunisian Campaign, and

Whereas, Lieutenant Armstrong was killed in action at Anzio Beachhead in Italy on March 26, 1944 while on duty as an air observer for the 68th Armored Artillery Battalion, and

Whereas, Lieutenant Armstrong was posthumously awarded the Air Medal for meritorious achievement while participating in aerial flights by performing thirty-five field artillery sorties against the enemy in Italy from January 3, 1944 to March 21, 1944, and

Whereas, Lieutenant Armstrong was further honored in 1947 through the naming of a kaserne, Armstrong Barracks, located in Buedingen, Germany, which presently houses the 3d Reconnaissance Squadron, 12th Cav-

alry, and

Whereas, Lieutenant Armstrong's mother, Mrs. W. B. Armstrong of Ames, Iowa, was not notified of the naming of Armstrong Barracks until the Spring of 1964, and

Whereas, Lieutenant Armstrong's mother traveled to Buedingen, Germany in November, 1964 and officially dedicated Armstrong Barracks and

a memorial plaque to Lieutenant Armstrong, and

Whereas, as a result of her visit to Armstrong Barracks, Mrs. Armstrong found that the Barracks did not have an Iowa flag and requested that a flag of Iowa be presented to the Barracks, and

Whereas, upon hearing the request, Governor Harold E. Hughes presented Armstrong Barracks with an Iowa flag which is now displayed in a place

of honor in the Officers' Open Mess; now therefore,

Be It Resolved by the Senate, the House Concurring, That we, the members of the Sixty-first General Assembly on behalf of the State of Iowa, give due and just recognition to First Lieutenant Eugene Armstrong for the heroic deeds and fine example which he displayed during World War II and that the exemplary actions of Lieutenant Armstrong during the time of the international crisis be further recognized as a symbol of all veterans who gave their lives during World War II.

Be It Further Resolved, That the Secretary of the Senate and the Clerk of the House of Representatives be instructed to forward copies of this resolution to Mrs. W. B. Armstrong, Ames, Iowa; Mrs. Leonard Feinberg, Ames, Iowa; Lieutenant Colonel Dewey T. Pfeiffer, Commanding, 3d Squadron, 12th Cavalry, 3d Armored Division, Buedingen, Germany; the Ames Daily Tribune, Ames, Iowa; and the Iowa State Daily, Ames, Iowa.

SENATE CONCURRENT RESOLUTION 53

By Shaff, Rigler, Schroeder, Shoeman, Stephens, Vance, Stanley and Mills

Whereas, the Sixty-first General Assembly has been in session for one hundred forty-three days (143), and

Whereas, it is now apparent that no further productive legislation can be anticipated from the session, and

Whereus, the Iowa Senate did, on the 28th day of May, adopt a resolution calling for the adjournment sine die of the session at five o'clock p.m. on Wednesday, June 2, 1965, and

Whereas, the House of Representatives has failed to act, concur or agree

to such resolution, and

Whereas, such failure to act by the House constitutes disagreement; now therefore,

Be It Resolved by the Senate, the House Concurring, that the Governor of the State of Iowa pursuant to Article four (4), section thirteen (13), of the Constitution of Iowa be requested to dissolve the General Assembly forthwith.

Senator McNally submitted the following report:

REPORT OF JOINT JUDICIARY SUBCOMMITTEE APPOINTED TO INVESTIGATE AND PREPARE LEGISLATION REGARDING THE IOWA-NEBRASKA BOUNDARY SETTLEMENT

The Joint Judiciary Subcommittee appointed to negotiate a boundary settlement between Iowa and Nebraska was comprised of Senators James M. McNally, Chairman, Joseph Coleman and Representatives Donald V. Doyle and Lloyd Jackson. The committee met three times, thoroughly studied the problem and now makes the following report:

A. The committee first contacted the U. S. Army Corps of Engineers office in Omaha, Nebraska, met with Harold Sorenson, Chief of the Channel Stabilization Section and R. L. Brown, Head of the Rivers and Harbors Section of the Drafting Branch of that office, and as a result of said meeting

made the following determinations.

1. The Army Corps of Engineers has technical data available from which an absolute line described as: "the center of the design channel of the Missouri River" can be absolutely established. This line can be established in reference to control points fixed by the Corps of Engineers on both sides of the Missouri River. This line can be proved, and established for all time, with certain mylar maps now in the possession of the Corps of Engineers.

2. It was determined that in order to eliminate possibilities of error in locating this line, a survey should be conducted by both states to connect the center line of the design channel to the section corners on both sides of the Missouri River. The committee recommends that such a survey be made and that funds be appropriated by the General Assembly for that purpose.

B. Through its negotiations with the Nebraska Legislative Committee comprised of Senators George Gerdes, J. W. Burbach and C. F. Moulton, who were accompanied by Attorney General Clarence Meyer, the following

conditions to a boundary settlement were encountered.

1. The Nebraska delegation indicated that the State of Iowa must determine the precise lands it would claim as proprietor at any time in the future, and that if the State of Iowa did not indicate their willingness to waive prospective claims against individual landowners, that a boundary settlement could not be effected at this time.

2. It was indicated by the Nebraska delegation that the U. S. Supreme Court case now pending between the State of Iowa and the State of Nebraska would have to be disposed of before a final agreement could be reached.

The committee concluded that the above conditions could not be agreed to by the State of Iowa at this time, but that the committee should be continued in existence, and that further negotiations should be pursued.

Respectfully submitted,

JAMES M. McNally, Chairman. C. Joseph Coleman. Donald V. Doyle, LLOYD JACKSON.

REPORT OF STEERING COMMITTEE

MR. PRESIDENT: Your steering committee begs leave to report that it has had the following bills under consideration and recommends that they be placed on the steering committee calendar:

S. F. 212

H. F. 597

H. F. 626

S. F. 544

H. F. 133

WILLIAM F. DENMAN, Chairman.

RESIGNATION OF EMPLOYEE

Senator Burns announced the resignation of Carolyn Ingle, Polk County, as his secretary effective Thursday, June 3, 1965.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 333, 335, 385, 397, 408, 553, 583, 611, 616, 624 and 625; also, House Files 153, 330, 416, 484, 549 and 607.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 333, 335, 385, 397, 408, 553, 583, 611, 616, 624 and 625; also, House Files 153, 330, 416, 484, 549 and 607.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 2nd day of June, 1965, sent to the Governor for his approval: Senate Files 313, 521, 533, 584, 603, 622 and 623.

Passed on file.

GILBERT E. KLEFSTAD, Chairman.

REPORTS OF COMMITTEES

Senator Coleman submitted the following report:

MR. PRESIDENT: Your committee on appropriations to which was referred House File 693, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of regents, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Also:

Mr. PRESIDENT: Your committee on appropriations to which was referred Sengte File 124, a bill for an act relating to the compensation of members of the state conservation commission, begs leave to report it has had the same under consideration and recommends the same do pass.

C. Joseph Coleman, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on appropriations to which was referred House Joint Resolution 26, a joint resolution to establish an Iowa state fair and world food exposition study committee and to provide an appropriation therefor, begs leave to report it has had the same under consideration and recommends the same do pass.

C. JOSEPH COLEMAN, Chairman.

Ordered passed on file.

Senator Reppert submitted the following report:

MR. PRESIDENT: Your committee on governmental subdivisions to which was referred House File 626, a bill for an act to abolish salary restrictions for mayor and council in the commission form of municipal government, begs leave to report it has had the same under consideration and recommends the same do pass.

HOWARD C. REPPERT, JR., Chairman.

Ordered passed on file.

Senator Frommelt submitted the following report:

Mr. PRESIDENT: Your committee on ways and means to which was referred House File 709, a bill for an act to amend section four hundred fiftyone point two (451.2), Code 1962, relating to Iowa estate tax, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

AMENDMENTS FILED

- Amend the Coleman-Lange amendment to Senate File 212, filed 2 June 1, section 4, by striking the sentence which begins with the
- 3 word "Proof" in line 117 and ends with the period in line 124.

JACK SCHROEDER.

Amend the Coleman-Lange amendment to Senate File 212, filed 1 2 June 1, section 7, by striking all after the period in line 159 through the period in line 166. JACK SCHROEDER. Amend the Coleman-Lange amendment to Senate File 212 filed June 1 as follows: In section 5, line 138, strike the words "may be" and insert in lieu thereof the word "is". JACK SCHROEDER. Amend the Coleman-Lange amendment to Senate File 212, filed 1 June 1, section 3, subsection 2, by striking the words "and not in restraint of trade" in lines 96 and 97. JACK SCHROEDER. Amend the Coleman-Lange amendment to Senate File 212 filed 1 June 1 by striking section 8. JACK SCHROEDER. 1 Amend the Coleman-Lange amendment to Senate File 212 filed June 1 by striking sections 9, 10, 11, 12 and 13. JACK SCHROEDER. 1 Amend the Coleman-Lange amendment to Senate File 212 filed June 1 by striking all of section 14. JACK SCHROEDER. Amend the Coleman-Lange amendment to Senate File 212 filed June 1 by striking section 20. JACK SCHROEDER. Amend the Coleman-Lange amendment to Senate File 212 filed June 1 as follows: In section 4, line 113, insert the following after the word "methods": ", distances,". JACK SCHROEDER. 1 Amend the Coleman-Lange amendment to Senate File 212 filed June 1, 1965, as follows: 1. By striking in section five (5), subsection one (1), 3 4 after the word "trade" in line one hundred twenty-nine (129) 5 the following: "and for the purpose of eliminating free and open competition in the sale of dairy products". JOHN A. WALKER. Amend the Coleman-Lange amendment to Senate File 212 1 filed June 1, 1965, as follows: 1. By adding after the word "competition" in line one 3 hundred forty-one (141) of section five (5) the following: 4 "whether the price of the competitor is in compliance with or in violation of this Act." JOHN A. WALKER. Amend the Coleman-Lange amendment to Senate File 212 1 filed June 1, 1965, as follows: 1. By striking in lines one hundred thirty-nine (139) and 4 one hundred forty (140) the words "Or to injure, destroy

or prevent competition with the person buying or the person

JOHN A. WALKER.

selling such product".

Amend Senate File 602 by striking all after the enacting clause

7

9 10 section after subsection three (3):

"4. For establishing in cooperation with the appointing authorities a system of service reports of all employees in the

classified service. Such service records shall be used in determining salary increases, promotions, order of lay-offs be-

```
and inserting in lieu thereof the following:
3
      Section 1. Section one hundred eighty-nine point nine
4
    (189.9), Code 1962, is amended by adding a new subsection as
5
   follows:
6
      "The secretary of agriculture may require that any food
7
   for human consumption prepackaged from bulk on the premises
8
   where sold or prior to delivery to said premises shall bear on
9
   the outside of each such package, when offered for sale at re-
   tail a plain and conspicuous declaration of the price per
10
11
    single unit of weight, measure or count, except such foods that
12
   are not customarily sold by weight, measure or count."
                                                   FRANKLIN S. MAIN.
      Amend House File 230, section 20, line 11, by
    inserting the following after the word "prescribed":
    ", which shall not be less than thirty (30) days,".
                                                       DAVID STANLEY.
1
      Amend House File 230 by adding the following new
2
   section:
 3
      "Whenever the secretary or the department requests
 4
    information under section 20 of this Act, or gives any
    notice to any person under the provisions of this Act.
    such request or notice shall be sent by registered or
 7
    certified mail, return receipt requested, or shall be
   served as provided in the rules of civil procedure for
   service of an original notice."
                                                       DAVID STANLEY.
      Amend House File 230, section 1, line 67, by striking the words
   "or affiliate".
                                                       DAVID STANLEY.
      Amend the Burke amendment of May 28, section 2,
    subsection 8, by adding after the word "men" and before
    the word "of" the following:", and National Guard technicians".
                                                      JOSEPH B. FLATT.
      Amend the Burke amendment to House File 482, section 17.
   line 514, by striking the word "privately".
                                                       DAVID STANLEY.
      Amend the Burke amendment to House File 482, section 11,
    line 375, by inserting the following after the word "Act":
      "who have been employed by the state".
                                                       DAVID STANLEY.
      Amend House File 482 as follows:
 2
      1. Section three (3), line twenty-seven (27), by striking
    the period and inserting in lieu thereof the following: ", but
    not those charged with the protection of patients or those assisting
    professional people in the above named exclusions."
      2. Section fourteen (14), by adding the following new sub-
 6
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14

15

21.

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3

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4

19

waive bond."

12 cause of lack of funds or work and in reinstatement, and in demo-13 tions, discharge or transfers."

3. Section fourteen (14), by renumbering the remaining sub-

sections.

4. Section twenty-five (25), lines four (4) and five (5), by striking the words "during normal working hours." and inserting in lieu thereof the following: ". However, no employee may be prohibited from voluntarily contributing to organizations of his own choice."

5. By striking section twenty-six (26) and inserting in lieu

22 thereof the following:

23 "Sec. 26. No employee in the classified service shall be a 24 member or officer of any national, state, or local committee of a 25 political party or an officer of a partisan political club, or, except as hereinafter provided, a candidate for nomination or 26 27 election to any paid partisan public office. Any officer and 28 employee in the classified service who shall become a candidate 29 for any partisan elective office shall, commencing thirty (30) 30 days prior to the date of the primary or general election and continuing 31 until such person is eliminated as a candidate, either voluntarily 32 or otherwise, automatically receive leave of absence without pay 33 and during such period shall perform no duties connected with the 34 office or position so held."

ALAN SHIRLEY.

Amend House File 482 as follows:

By striking lines seventeen (17) through nineteen (19)

of section three (3) and inserting in lieu thereof the following:

4 "6. All academic personnel, chief administrative officers and students who are employed in state institutions under the

jurisdiction of the board of regents."

ALAN SHIRLEY.

1 Amend the Burke amendment to House File 482, section 14, 2 as follows:

1. Strike in lines 451 through 453 the words ", except such records as the rules may properly require to be held confidential for reasons of public policy,".

5 6 2. Insert the following at the end of line 456: 7 "In accordance with the rules of civil procedure the 8 district court may grant an injunction restraining the 9 examination of specified records of the department, if the petition supported by affidavit shows and if the court finds 10 that such examination would clearly not be in the public 11 12 interest and would substantially and irreparably injure any person. The district court shall take into account the public 13 policy that free and open examination of public records is 14 15 generally in the public interest, even though such examination 16 may cause inconvenience or embarrassment to public officials or others. Such injunctions shall be subject to the rules of 17 civil procedure except that the court in its discretion may 18

DAVID STANLEY.

On motion of Senator Frommelt, the Senate adjourned until 8:00 a.m., Thursday, June 3, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, THURSDAY, JUNE 3, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend Don Ripley, pastor of the First Baptist Church, Denison, Iowa.

PRESENTATION OF VISITORS

Senator Reppert rose on a point of personal privilege and presented to the Senate the Honorable Karl M. LeCompte of Wayne County, a former member of Congress who was present in the Senate chamber.

Senator Beneke asked and received unanimous consent to present to the Senate twenty-five students, members of the seventh and eighth grade summer school classes of the Fonda Community School, who were present in the balcony accompanied by their instructor, James O'Rourke.

Senator Mills asked and received unanimous consent to present to the Senate five students, members of the senior class of the Marshalltown High School, who were present in the balcony accompanied by their instructor, Bert Permar.

UNFINISHED BUSINESS

Senator Nims called up the following motion filed by him and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 279 failed to pass the Senate.

The motion prevailed.

Senator Nims moved that the Senate reconsider the vote by which House File 279 went to its third reading, which motion prevailed.

On motion of Senator Ely, House File 279, a bill for an act relating to the organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments, and levying a tax therefor, was taken up for further consideration.

Senator Ely moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 22:

Burke Heaberlin McNally Patton Cassidy Reppert Heving Murray Rigler Coleman Kibbie Nims Klefstad Nurse Riley Condon Floy Main O'Malley Stanley McGill Hansen

Nays, 23:

Balloun Ely Lange Shoeman Benda Hagedorn Lisle Stephens Beneke Hagie Lodwick Tabor Hill Briles Lucken Vance DeKoster Kruck Mills Van Gilst Elvers Kyhl Schroeder

Absent or not voting, 14:

Buren Elthon Messerly Shaff
Burns Frommelt Mincks Shirley
Denman Flatt Reno Walker
Dodds Griffin

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

THIRD READING OF BILLS

On motion of Senator Ely, House File 626, a bill for an act relating to salary restrictions for mayor and council in the commission form of municipal governments, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Ely moved that the bill be read a third 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:

Benda Lodwick Frommelt Reno Beneke Hagedorn Lucken Reppert Burke Hagie Messerly Rigler Cassidy Hansen Mills Riley Condon Heaberlin Murray Schroeder DeKoster Heying Nims Shaff Denman Kibbie Nurse Stanley O'Malley Elvers Kyhl Tabor Van Gilst Elv Lange Patton Floy Lisle

Navs. 5:

Balloun Shoeman Stephens Vance Kruck

Absent or not voting, 16:

Briles Burns Dodds Flatt Buren Coleman Elthon Griffin Hill Klefstad Main McGill McNally Mincks Shirley Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Benda, Senate File 124, a bill for an act relating to the compensation of members of the state conservation commission, 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 124, section 1, line 6, by striking the words "fifteen hundred" and inserting in lieu thereof the words "one thousand".

On motion of Senator Benda, the committee amendment was adopted.

Senator Benda moved that the bill be read a third 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:

Balloun
Benda
Beneke
Briles
Buren
Burke
Cassidy
Coleman
Condon
DeKoster
Denman
Dodds
Elvers

Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Hill
Kibbie
Kruck
Kyhl

Elv

Lange
Lisle
Lodwick
Lucken
McGill
McNally
Messerly
Mills
Murray
Nims
O'Malley
Patton

Reno Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens Tabor Vance Van Gilst

Nays, none.

Absent or not voting, 9:

Burns Elthon Griffin Klefstad Main Mincks Nurse Shirley Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Main, House Joint Resolution 26, a joint resolution to establish an Iowa state fair and world food exposition study committee and to provide an appropriation therefor, was taken up and considered.

Senator Main 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, 46:

Balloun Flatt Kyhl Benda Floy Lange Frommelt Lisle Beneke Lodwick Briles Hagedorn -Buren Hagie Lucken Cassidy Hansen Main Coleman Heaberlin McGill Heying Messerly Condon Hill Mills DeKoster Kibbie Murray Denman Elvers Klefstad Nims Ely Kruck

Reno
Rigler
Riley
Shoeman
Stanley
Stephens
Tabor
Van Gilst

Nurse

Patton

O'Malley

Nays, 1: Reppert

Absent or not voting, 12:

Burke Burns Dodds Elthon Griffin McNally Mincks Schroeder Shaff Shirley Vance Walker

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Coleman, House File 693, a bill for an act to appropriate from the general fund of the state for the biennium beginning July 1, 1965, and ending June 30, 1967, funds for the central office of the board of regents, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman moved that the bill be read a third 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:

Balloun Benda Beneke Briles Buren Cassidy Coleman Condon DeKoster Denman Dodds Elvers Flatt
Floy
Frommelt
Hagedorn
Hagie
Hansen
Heaberlin
Heying
Kibbie
Kruck
Kyhl
Lange
Lisle

Lodwick Main McGill McNally Messerly Mills Murray Nims Nurse O'Malley Patton

Reno

Reppert
Rigler
Riley
Schroeder
Shaff
Shoeman
Stanley
Stephens
Tabor
Vance
Van Gilst
Walker

Nays, 2:

Hill

Klefstad

Absent or not voting, 7:

Burke Burns Elthon Griffin Lucken Mincks Shirley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

UNFINISHED BUSINESS

On motion of Senator Frommelt, House File 668, a bill for an act relating to sales tax, was taken up for further consideration.

The Chair announced that the following Call of the Senate was still in effect and instructed the Secretary to call the roll.

CALL OF THE SENATE

We, the undersigned, hereby place a Call of the Senate on House File 668.

GEORGE O'MALLEY.
C. JOSEPH COLEMAN.
ROBERT R. DODDS.
GILBERT E. KLEFSTAD.
FRANKLIN MAIN.
PETER HANSEN.
JOHN P. KIBBIE.

Andrew Frommelt.
Daryl H. Nims.
Alan Shirley.
Warren Kruck.
Jake Mincks.
Joseph W. Cassidy.
Delbert Floy.
H. Kenneth Nurse.

Senator Burke offered the following amendment filed by Senators Burke and Stanley:

Amend House File 668 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred twenty-two point forty-three (422.43), Code 1962, is hereby amended by inserting the following new paragraph

after the third (3rd) paragraph thereof:

"There is hereby imposed, beginning July 1, 1965, a like rate of tax upon the gross receipts from the renting of any and all rooms, apartments, or sleeping quarters in any hotel, motel, inn, public lodging house, rooming house, or tourist court, or in any place where sleeping accommodations are furnished to transient guests for rent, whether with or without meals. 'Renting' and 'rent' include any kind of direct or indirect charge for such rooms, apartments, sleeping quarters, or the use thereof. For the purposes of this division, such renting is regarded as a sale of tangible personal property at retail. However, such tax shall not apply to the gross receipts from the renting of a room, apartment, or sleeping quarters while rented by the same person for a period of more than thirty-one (31) consecutive days. Such tax shall not apply to the gross receipts from the renting of accommodations which are neither rented for, equipped as, nor used as sleeping quarters and which are used only for other purposes such as a ballroom, banquet room, reception room, meeting room, or office space."

President pro tempore O'Malley took the chair at 10:10 a.m.

Senator Van Gilst offered the following amendment to the amendment filed by Senators Van Gilst, Elvers and Stanley:

Amend the amendment by inserting the following at the end thereof: "House File 668 is further amended by adding the following new sections:

"Sec. 2. There is hereby imposed beginning July 1, 1965, a tax of one (1) percent upon the gross receipts from all sales of tangible personal property as provided in chapter four hundred twenty-two (422) of the Code, including any services taxable under chapter four hundred twenty-two (422) of the Code, which tax shall be in addition to the taxes imposed by said chapter. Collection of the tax imposed by this section shall be in the same manner as provided in said chapter four hundred twenty-two (422).

"Sec. 3. There is hereby imposed beginning July 1, 1965, an excise tax of one (1) percent upon the use in this state of tangible personal property as provided in chapter four hundred twenty-three (423) of the Code, which tax shall be in addition to the tax imposed by said chapter. Collection of the tax imposed by this section shall be in the same manner as provided

in said chapter four hundred twenty-three (423).

"Sec. 4. The net revenues collected under the sales tax provisions of section two (2) of this Act, and the net revenues collected under the use tax provisions of section three (3) of this Act, less the amount of said use tax committed to the road use tax fund as provided in chapter three hundred twelve (312) of the Code, shall be committed and credited quarterly after July 1, 1965, as funds become available, to the school property tax replacement fund, which fund is hereby created in the office of the treasurer of state for the purposes of this Act.

"Sec. 5. Quarterly after July 1, 1965, the state comptroller shall make distributions from this fund in the same manner as general school aid provided in chapter two hundred eighty-six A (286A) of the Code, and in addition to other funds distributable under the provisions of said chapter.

This section shall expire on June 30, 1967.

"Sec. 6. The state comptroller shall by June 15 furnish to the state department of public instruction estimates of revenues to be available for distribution from this fund for the following fiscal year. By June 30 the department of public instruction shall notify each school district of the estimate of funds to which it will be entitled during the following fiscal year.

"Sec. 7. This Act, being of immediate importance, shall be in full force and effect from and after its publication in The Lowden News, a newspaper published at Lowden, Iowa, and in the Oskaloosa Daily Herald, a

newspaper published at Oskaloosa, Iowa."

Senator Van Gilst moved the adoption of the amendment to the amendment and requested a roll call.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Rule 8 was invoked.

Ayes, 24:

Balloun	Flatt	Lodwick	Shirley
Benda	Griffin	Mills	Shoeman
Beneke	Hagie	Patton	Stanley
Briles	Heying	Rigler	Stephens
DeKoster	Kyhl	Riley	Vance
Elvers	Lange	Shaff	Van Gilst

Nays, 33:

Kruck Nims Buren Floy Burke Frommelt Lisle Nurse Burns Hagedorn Lucken O'Malley Cassidy Hansen Main Reno Coleman Heaberlin McGill Reppert McNally Condon HillSchroeder Denman Kibbie Tabor Messerly Dodds Klefstad Murray Walker Ely

Absent or not voting, 2:

Elthon

Mincks

The amendment to the amendment was lost.

Senator Murray asked and received unanimous consent to withdraw the following amendment:

Amend House File 668 by adding the following new section: "The sales tax and excise tax provisions of this act shall not apply to those counties bordering other states."

Senator Burke moved the adoption of the amendment.

The motion prevailed and the amendment was adopted.

Senator Burke asked and received unanimous consent to withdraw all other amendments filed by him.

The amendment filed by Balloun and Flatt was also withdrawn.

Senator Burke moved that the bill be read a third 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:

Ely Balloun Kyhl Patton Benda Flov Lisle Reno Buren Frommelt Lodwick Reppert Hagedorn Burke Lucken Rigler Hagie Burns Main Riley Cassidy Hansen McGill Shirley Heaberlin Messerly Coleman Stanley Heying Mills Condon Tabor DeKoster Hill Murray Vance Denman Kibbie Nims Van Gilst Klefstad Nurse Dodds Walker Kruck O'Mallev Elvers

Nays, 10:

Beneke Griffin Schroeder Shoeman Briles Lange Shaff Stephens Flatt McNally

Absent or not voting, 2: Elthon Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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.

EXPLANATION OF VOTE

Explanation of vote on Stanley, Van Gilst, and Elvers amendments to House File 668.

I highly favor increased aid to schools and property tax relief. I voted

"no" on this particular proposal for the following reasons:

- 1. I am opposed to the earmarking of funds particularly in view of the forthcoming tax study and probable complete revision of our present tax system.
- 2. The present formula for distribution of this proposed additional fund is grossly inequitable. The rural areas where need is the greatest, would have received the least benefit on the per pupil basis formula of distribution since these areas have the fewest school children.
- 3. This amendment would have the effect of delaying or eliminating any chance of enacting the "Proportionate Sharing Plan" into law.

DON S. MCGILL.

THIRD READING OF BILLS

On motion of Senator Kibbie, House File 709, a bill for an act to amend section four hundred fifty-one point two (451.2), Code 1962, relating to Iowa estate tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Stanley offered the following amendment, filed by Senators Stanley and Kibbie, and moved its adoption:

Amend House File 709 as follows:

1. Amend House File 709 by striking lines four (4), five (5), six (6), and seven (7) in section one (1) thereof and inserting in lieu thereof the following:

"451.2 Additional tax: An amount equal to the federal estate tax credit for state death taxes as allowed in the Internal Revenue Code of 1954 is hereby imposed upon every transfer of the net estate of every decedent, being a resident of, or owning property in this state, as herein provided."

2. Further amend House File 709 by inserting after the word "courts" in line nine (9) thereof the following:

", of Iowa, an amount equal to".

3. House File 709 is further amended by adding thereto the following section:

"Sec. 3. Section four hundred fifty-one point one (451.1), Code 1962, is hereby amended by adding thereto the following subsection:

'8. The term "Internal Revenue Code of 1954" shall have the same meaning as ascribed to it in section four hundred twenty-two point four (422.4)."

The amendment was adopted.

Senator Stanley offered the following amendment and moved its adoption:

Amend House File 709, section 2, line 7, by inserting the following after the word "estate": ", all determined as provided in the Internal Revenue Code of 1954".

The amendment was adopted.

Senator Kibbie moved that the bill be read a third 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:

Balloun	Ely	Lange	Nims
Benda	Floy	Lisle	Nurse
Buren	Hagedorn	Lodwick	O'Malley
Burke	Hagie	Lucken	Patton
Burns	Hansen	Main	Reno
Cassidy	Heaberlin	McGill	Reppert
Coleman	Heying	McNally	Riley
Condon	Hill	Messerly	Stanley
DeKoster	Klefstad	Mills	Tabor
Denman	Kruck	Mincks	Van Gilst
Dodds	Kyhl	Murray	Walker
Elvers	-		

Nays, 9:

Beneke	Rigler	Shirley	Stephens
Flatt	Shaff	Shoeman	Vance
Griffin			

Absent or not voting, 5:

Briles		Frommelt	٠.	Kibbie	Schroeder
Elthon					

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

MOTION TO SUBSTITUTE WITHDRAWN

Senator Burke asked unanimous consent to withdraw the motion offered by him on June 2 to substitute Senate File 279 for Senate File 212.

Objection was raised.

Senator Burke moved to withdraw the motion to substitute offered by him, which motion prevailed.

On motion of Senator Coleman, Senate File 638, a bill for an act relating to the Iowa commission on interstate cooperation and making an appropriation from the general fund of the State of Iowa to the commission for the biennium beginning July 1, 1965, and ending

June 30, 1967, for travel and other necessary expenses of commission members, was taken up and considered.

Senator Coleman moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Nays, none.

Absent or not voting, 5:

Beneke Griffin Mincks Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 639, a bill for an act to appropriate from the general fund of the State of Iowa two million four hundred thousand dollars (\$2,400,000.00), to the department of public instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code as amended, was taken up and considered.

Senator Beneke offered the following amendment and moved its adoption:

Amend Senate File 639 by adding the following new section:

"Sec. 2. Driver's training aid shall be paid to such schools as qualify between the dates of July 1, 1966, and September 1, 1966, and between the dates of July 1 and September 1 in 1967."

The amendment was lost.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 54:

Balloun Floy Lisle Reno Reppert Rigler Benda Frommelt Lodwick Briles Griffin Lucken Buren Hagedorn Main Riley Burns Hagie McGill Schroeder Cassidy Shaff Hansen McNally Coleman Heaberlin Messerly Shirley Condon Mills Heving Shoeman DeKoster Hill Murray Stanley Nims Denman Kibbie Tabor Dodds Klefstad Nurse Vance Elvers Kruck O'Malley Van Gilst Kyhl Ely Patton Walker Flatt Lange

Nays, none.

Absent or not voting, 5:

Beneke Elthon Mincks Stephens Burke

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 640, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, funds to the department of public instruction for salaries, support and maintenance, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 57:

Balloun Flatt Reno Lange Benda Flov Lisle Reppert Beneke Frommelt Lodwick Rigler Briles Griffin Lucken Riley Buren Hagedorn Main Schroeder Burke Hagie McGill Shaff Burns Hansen McNally Shirley Cassidy Heaberlin Messerly Shoeman Coleman Heving Mills Stanley Condon Hill Murray Stephens DeKoster Kibbie Nims Tabor Denman Klefstad Nurse Vance Dodds Kruck O'Malley Van Gilst Elvers Kyhl Patton Walker Elv

Nays, none.

Absent or not voting, 2:

Elthon Mincks

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 430, a bill for an act relating to the use of subpoenas by county attorneys.

Also: That the House receded from its amendment to and passed Senate File 441, providing for seasonal liquor licenses.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 478, a bill for an act to provide for an additional agricultural producer association and including such association in the agriculture marketing board.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 543, a bill for an act relating to comprehensive planning of water resources of the state and matters associated therewith.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 631, a bill for an act relating to the use of joint county-city or town buildings.

Also: That the House has concurred in Senate amendments to and passed House File 716, a bill for an act to tax real estate transfers.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 430

Amend Senate File 430, section one (1), as follows:

1. By striking from line three (3) the words "preliminary information, indictment, or" and inserting in lieu thereof the words "grand jury indictment or county attorney's".

2. By inserting in line four (4) after the word "defendant" the words

"and his counsel".

3. By adding at the end of line six (6) the following: "The county attorney shall apply to the court for an order setting the date, time, and place for the appearance of such witnesses and the manner and method of notification to the defendant or his counsel of same."

HOUSE MESSAGE CONSIDERED

Senator Frommelt called up House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds, amended by the Senate. and moved that the Senate insist on its amendment and request a conference committee.

The motion prevailed.

APPOINTMENT OF CONFERENCE COMMITTEE

President Fulton announced the appointment of the following conference committee on House File 663, on the part of the Senate, Senators Rigler, Hagie, Heaberlin and Patton.

On motion of Senator Frommelt, the Senate recessed until 1:30 p.m.

AFTERNOON SESSION

The Senate reconvened, President pro tempore O'Malley presiding.

On motion of Senator Coleman, Senate File 637, a bill for an act relating to the agricultural land tax credit, was taken up and considered.

Senator Schroeder offered the following committee amendment and moved its adoption:

Amend Senate File 637 by adding a new section thereto as follows:

"Sec. 2. Section four hundred twenty-six point three (426.3) Code 1962, is amended by adding after the word "fifteen" in lines seven (7) and thirteen (13) the words "until January 1, 1966 but from thereafter twenty"."

Roll call was requested.

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 19:

Beneke Burns Cassidy DeKoster Denman	Ely Hagedorn Klefstad Kyhl Lange	Lisle Messerly Nurse Patton Schroeder	Shaff Shoeman Stanley Vance
Nays, 31:			
Balloun Benda Briles Buren Coleman Condon Dodds Elvers	Flatt Floy Frommelt Hagie Hansen Heaberlin Heying	Kibbie Lodwick Lucken Main McGill Mills Murray Nims	O'Malley Reno Rigler Shirley Tabor Van Gilst Walker
Absent or	not voting, 9:		
Burke Elthon Griffin	Kruck McNally	Mincks Reppert	Riley Stephens

The amendment was lost.

Senator Coleman moved that the bill be read a third 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:

Balloun Benda Briles Buren Burke Burns Cassidy Coleman Condon Denman Dodds	Ely Flatt Floy Frommelt Hagedorn Hansen Heaberlin Heying Hill Kibbie Klefstad	Lange Lisle Lodwick Lucken Main McGill Messerly Mills Murray Nims Nurse	Patton Reno Reppert Rigler Shaff Shirley Shoeman Stanley Tabor Vance Van Glist
Elvers	Kyhl	O'Malley	Walker

Nays, none.

Absent or not voting, 11:

Beneke	Griffin	McNally	Schroeder
DeKoster	Hagie	Mincks	Stephens
Elthon	Kruck	Riley	

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Dodds submitted the following report:

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 604

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 604, an act to provide the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars, beg leave to report and to make the following recommendations:

1. That division 2 and division 6 of the House amendment, filed by Uban,

et al., and adopted by the House May 26, 1965, be stricken.

2. That division 1, division 2 and division 3 of the House amendment, filed by Reichardt, and adopted by the House May 26, 1965, be stricken.

3. By striking from lines 5 and 6 the word and figures July 1, 1965, and

inserting in lieu thereof the word and figures January 1, 1966.

4. By striking from line 8 the word and figures July 1, 1965, and inserting in lieu thereof the word and figures January 1, 1966.

ROBERT R. DODDS. CHARLES P. MILLER. ALAN SHIRLEY. WILLIAM D. PALMER. ROBERT J. BURNS. ROY R. GILLETTE. On the Part of the Senate. On the Part of the House.

On motion of Senator Dodds, the report was adopted.

Senator Dodds moved that the recommendations contained therein be approved and adopted, which motion prevailed.

Senator Dodds moved that the bill be read a 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.

Aves. 30:

Heying Hill Kibbie	Nurse O'Malley Patton	Ely Floy Frommeli
Main McGill McNally Murray	Reppert Denman Dodds	Hagedorn Shirley Tabor Van Gilst
	Hill Kibbie Klefstad Main McGill McNally	Hill O'Malley Kibbie Patton Klefstad Reno Main Reppert McGill Denman McNally Dodds

Nays, 24:			
Balloun Benda Beneke Briles DeKoster Elvers	Flatt Griffin Kyhl Lange Lisle Lodwick	Lucken Messerly Mills Nims Rigler Riley	Schroeder Shaff Shoeman Stanley Vance Walker
Absent or	not voting, 5:		•
Elthon Hagie	Kruck	Mincks	Stephens

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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.

EXPLANATION OF VOTE

I voted against the amendment by Van Gilst, Stanley and Elvers, on House File 668, which would have placed an additional one percent on all sales now covered by sales tax, because it merely stated that it would be used for school aid on a per pupil basis. I felt that unless it was to be on a proportionate-sharing basis that we in rural areas would not be benefited.

STANLEY M. HEABERLIN.

EXPLANATION OF VOTE

I feel that the conference committee has done as well as could be expected in consideration of Senate File 604, and my opposition to the bill including so many of the small businessmen is my reason for not signing the committee report and opposing the bill.

CHARLES F. GRIFFIN.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

INTRODUCTION OF BILLS

Senate File 641, by committee on transportation, a bill for an act relating to the width and weight of vehicles operated on the interstate system.

Read first and second times and placed on the calendar.

Senate File 642, by committee on ways and means, a bill for an act relating to assessment of property for the moneys and credits tax.

Read first and second times and placed on the calendar.

HOUSE AMENDMENTS CONSIDERED

Senator Dodds called up for consideration Senate File 348, a bill for an act to amend section one hundred nine point seventy-three (109.73), Code 1962, relating to use of throw or trot lines in fishing, amended by the House, and moved that the Senate concur in the following amendment:

Amend Senate File 348 by striking from lines four (4) and five (5) the words "more than one (1) throw or trot line having more than fifteen (15) hooks. Every" and inserting in lieu thereof the words "more than one (1) trot or throw line. Such trot or throw line shall have fifteen (15) or less hooks. Such".

The Senate concurred in the House amendment.

Senator Dodds 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, 56:

Balloun Ely Lange Reno Benda Flatt Lisle Reppert Beneke Floy Lodwick Rigler Frommelt Briles Lucken Riley Schroeder Buren Griffin Main Hagedorn McGill Burke Shaff McNally Burns Hagie Shirley Cassidy Hansen Messerly Shoeman Coleman Heaberlin Mills Stanley Conden Heying Murray Stephens Kibbie DeKoster Nims Tabor Denman Klefstad Nurse Vance Dodds Kruck O'Malley Van Gilst Elvers Kyhl Walker Patton

Nays, none.

Absent or not voting, 3:

Elthon

 $_{
m Hill}$

Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Kibbie called up for consideration Senate File 635, a bill for an act to appropriate funds from the general fund of the State of Iowa to the department of public instruction for construction of four (4) area vocational schools, amended by the House, and moved that the Senate concur in the following amendment:

Amend the title to Senate File 635 by striking from line three (3) the word and figure "four (4)".

The Senate concurred in the House amendment.

Senator Kibbie 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, 56:

Balloun	Ely
Benda	Flatt
Beneke	Floy
Briles	Frommelt
Buren	Griffin
Burke	Hagedorn
Burns	Hagie
Cassidy	Hansen
Coleman	Heaberlin
Condon	Heying
DeKoster	Kibbie
Denman	Klefstad
Dodds	Kruck
Elvers	Kyhl
	- ,

Patton Reno Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Van Gilst Walker

Nays, none.

Absent or not voting, 3:

Elthon

Hill

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

REPORTS OF COMMITTEES

Senator Frommelt submitted the following report:

Mr. PRESIDENT: Your committee on ways and means to which was referred House File 675, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-

three (423), Code 1962, relating to the Iowa state sales and use taxes, 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 675 by striking everything after section 7.

Andrew G. Frommelt, Chairman.

Ordered passed on file.

Also:

MR. PRESIDENT: Your committee on ways and means to which was referred House File 679, a bill for an act relating to the Iowa inheritance tax, begs leave to report it has had the same under consideration and recommends the same do pass.

ANDREW G. FROMMELT, Chairman.

Ordered passed on file.

Senator Dodds submitted the following report:

Mr. PRESIDENT: Your committee on governmental affairs to which was referred House Joint Resolution 27, a joint resolution amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the executive council in the acquisition of additional land for capitol grounds, begs leave to report it has had the same under consideration and recommends the same do pass.

ROBERT R. DODDS, Chairman.

Ordered passed on file.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 675, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes, with report of committee recommending amendment and passage, was taken up, considered, and the report was adopted.

The following committee amendment was considered: Amend House File 675 by striking everything after section 7.

The amendment was adopted.

Senator Heying moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 32:

Buren	Denman	Hansen	Kruck
Burke	Dodds	Heaberlin	Main
Burns	Elvers	Heying	McGill
Cassidy	Ely	Hill	McNally
Coleman	Frommelt	Kibbie	Murray
Condon	Hagedorn	Klefstad	Nims

Nurse O'Malley	Patton Reno	Reppert Shirley	Tabor Van Gilst
Nays, 23:			
Balloun	Griffin	Lucken	Shaff
Benda	Hagie	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Walker
Flatt	Lodwick	Schroeder	
Absent or no	t voting, 4:		
Elthon	Floy	Mincks	Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, House File 679, a bill for an act relating to the Iowa inheritance tax, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Shaff offered the following amendment and moved its adoption, and requested a roll call:

Amend House File 679 by adding the following new section:

Section 450.9, Code 1962, is amended by striking the word "forty" in subsection 1 and inserting in lieu thereof the word "sixty"; by striking the word "forty" from subsection 2 and inserting in lieu thereof the word "sixty"; by striking the word "fifteen" in line 4 of subsection 3 and inserting in lieu thereof the words "twenty-two thousand five hundred"; by striking the word "ten" from subsection 4 and inserting in lieu thereof the word "fifteen" and by striking from line 2 of subsection 5 the words "five thousand" and inserting in lieu thereof the words "seven thousand five hundred".

On the question "Shall the amendment be adopted?" the vote was:

Ayes, 25:

Balloun	Hagie	Lucken	Shaff
Benda	Kruck	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
DeKoster	Lisle	Riley	Vance
Flatt	Lodwick	Schroeder	Walker
Griffin			

Nays, 30:

Buren	Ely	Klefstad	O'Malley
Burke	Floy	Main	Patton
Burns	Frommelt	McGill	Reno
Cassidy	Hagedorn	McNally	Reppert
Coleman	Heaberlin	Murray	Shirley
Condon	Heying	Nims	Tabor
Dodds	Hill	Nurse	Van Gilst
Elvers	Kibbie		

Absent or not voting, 4:

TEDSCIII OT II	or voung, x.		
Denman	Elthon	Hansen	Mincks

The amendment was lost.

Senator Kibbie moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 32:

Buren	Elvers	\mathbf{Hill}	Nims
Burke	Ely	Kibbie	Nurse
Burns	Floy	Klefstad	O'Malley
Cassidy	Frommelt	Kruck	Patton
Coleman	Hagedorn	Main	Reno
Condon	Hansen	McNally	Shirley
Denman	Heaberlin	Mills	${f Tabor}$
Dodds	Heying	Murray	Van Gilst

Nays, 22:

Balloun	Griffin	Lucken	Shoeman
Benda	Hagie	Messerly	Stanley
Beneke	Kyĥl	Rigler	Stephens
Briles	Lange	Riley	Vance
DeKoster	Lisle	Shaff	Walker
Flatt	Lodwick		

Absent or not voting, 5:

Elthon	Mincks	Reppert	Schroeder
McGill			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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

Senator Frommelt asked and received unanimous consent to take up the following bill:

On motion of Senator Frommelt, Senate File 642, a bill for an act relating to assessment of property for the moneys and credits tax, was taken up and considered.

Senator Frommelt moved that the bill be read a third 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:

Balloun	Coleman	Ely	Hagedorn
Benda	Condon	Flatt	Hansen
Buren	Denman	Floy	Heaberlin
Burns	Dodds	Frommelt	Heying
Cassidy	 Elvers	Griffin	Hill

Kibbie Main Patton Shirley Klefstad McNally Reno Shoeman Kruck Messerly Reppert Stanley Kyhl Mills Rigler Stephens Murray Lange Riley Tabor Lisle Nims Schroeder Van Gilst Lodwick Nurse Shaff Walker Lucken

Nays, 1: Beneke

Absent or not voting, 9:

Briles Elthon McGill O'Malley Burke Hagie Mincks Vance DeKoster

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 Lange, Senate File 212, a bill for an act relating to the marketing of dairy products, with report of committee recommending amendment in accordance with the amendment filed by Senators Lange and Coleman, and passage, was taken up, considered, and the report of the committee adopted.

Senator Rigler asked and received unanimous consent that the Call of the Senate, filed on Senate File 212, be lifted.

Senator Lange offered the amendment by Senators Coleman and Lange filed on June 1 and found on pages 1865 to 1873 inclusive of the Senate Journal and moved its adoption.

The amendment was adopted.

Senator Lange asked and received unanimous consent that House File 230 be substituted for Senate File 212.

The Chair announced that all pending amendments filed to the Lange and Coleman amendment and to the bill were withdrawn.

On motion of Senator Lange, House File 230, a bill for an act relating to the marketing of dairy products, was taken up and considered.

Senator Coleman offered the following amendment, filed by Senators Coleman, Lange and Schroeder, and moved its adoption:

Amend House File 230 as follows:

1. By striking the first paragraph of subsection 10 of section 1.

2. By striking the period at the end of subsection 4 of section 3 and inserting the following: ", whether the price of the competitor is in compliance with or in violation of this Act."

3. Amend section 4 of House File 230 by changing the period in line 12 to a comma and striking the remainder of section 4 and inserting in lieu thereof the following: "whether the price of the competitor is in compliance with or in violation of this Act."

4. Amend section 5 by striking the last sentence of subsection 1 thereof.

Further amend section 5 by striking all of subsection 2.

5. By striking all of section 6 and renumbering the remaining sections.

The amendment was adopted.

Senator Kibbie took the chair at 4:25 p.m.

Senator Coleman offered the following amendment, filed by Senators Coleman, Lange and Schroeder, and moved its adoption:

Amend House File 230 by striking from section 8, line 24, the words "ten (10) days".

The amendment was adopted.

President Fulton took the chair at 4:35 p.m.

Senator Lange moved that the bill be read a 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, 48:

Belloun Elvers Kruck Rigler Benda Ely Lange Riley Flatt Beneke Lodwick Schroeder Buren Floy Lucken Shaff Burke Frommelt McNally Shirley Burns Griffin Messerly Shoeman Cassidy Hagedorn Nims Stanley Coleman Hagie Nurse Stephens Condon Hansen O'Mallev Tabor DeKoster Heaberlin Patton Vance Van Gilst Denman Heying Reno Dodds Kibbie Reppert Walker

Nays, 9:

Briles Kyhl Main Mills Hill Lisle McGill Murray

Klefstad

Absent or not voting, 2: Elthon Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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 Shirley, House File 482, a bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Burke offered the amendment filed by him on May 28 and found on pages 1790 to 1801 inclusive of the Senate Journal.

Senator Condon offered the following amendment to the amendment, filed by Senators Mincks, Nims, Burns and Condon, and moved its adoption:

Amend the amendment by striking all of subsection 5 of section 2 and

inserting in lieu thereof the following:

"5. All employees under the jurisdiction of the state board of regents, except employees in departments which are required to operate under a federally approved merit system of personnel administration, to qualify for certain federal funds."

Roll call was requested.

On the question "Shall the amendment to the amendment be adopted?" the vote was:

Ayes,	41	•
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Benda Buren Burns Cassidy Coleman Condon DeKoster Denman	Floy Frommelt Hagedorn Hagie Heaberlin Heying Kibbie Kyhl	Lodwick Lucken McNally Messerly Mills Murray Nims Nurse	Reppert Rigler Riley Schroeder Shaff Shoeman Stanley Stephens
Dodds	Lange	Patton	Van Gilst
Elvers Flatt	Lisle	Reno	Walker

Nays, 10:

Balloun	Hansen	Main	Shirley
Beneke	Hill	McGill	Tabor
Ely	Klefstad		

Absent or not voting, 8:

Briles	Elthon	Kruck	O'Malley
Burke	Griffin	Mincks	Vance

The amendment to the amendment was adopted.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

INTRODUCTION OF BILLS

Senate File 643, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for vocational education.

Read first and second times and placed on the calendar.

Senate File 644, by committee on appropriations, a bill for an act to appropriate sixty-seven million dollars (\$67,000,000.00) from the general fund of the State of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A) of the Code.

Read first time and placed on the calendar.

Senate File 645, by committee on appropriations, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for specified school aid.

Read first and second times and placed on the calendar.

Senate File 646, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars (\$8,000,000.00) to the department of public instruction for supplemental aid to certain school districts of the state, as provided by chapter two hundred eighty-six (286) of the Code.

Read first and second times and placed on the calendar.

Senator Frommelt asked and received unanimous consent to take up the following bills:

THIRD READING OF BILLS

On motion of Senator Hill, Senate File 643, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for vocational education, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Ayes, ou.			
Balloun	Cassidy	Ely	Heaberlin
Benda	Coleman	Flatt	Heying
Beneke	Condon	Floy	Hill
Briles	DeKoster	Frommelt	Kibbie
Buren	Denman	Hagedorn	Klefstad
Burns	\mathbf{Dodds}	Hagie	Kruck
Burke	Elvers	Hansen	Kyhl
		•	

Lange Mills Reppert Shoeman Rigler Lisle Murray Stanley Riley Stephens Lodwick Nims Schroeder Lucken Nurse Tabor Patton Shaff Van Gilst Main McGill Reno Shirley Walker McNally

Nays, none.

Absent or not voting, 6:

Elthon Messerly O'Malley Vance Griffin Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 644, a bill for an act to appropriate sixty-seven million dollars (\$67,000,000.00) from the general fund of the State of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A) of the Code, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Elvers Kyhl Reno Benda Ely Reppert Lange Beneke Flatt Lisle Rigler Briles Lodwick Flov Riley Buren Frommelt Lucken Schroeder Burke Hagedorn Main Shaff Burns Hagie McGill Shirley Cassidy Hansen McNally Shoeman Coleman Heaberlin Mills Stanley Heving Murray Stephens Condon DeKoster Hill Nims Tabor Van Gilst Kibbie Nurse Denman Kruck Patton Walker Dodds

Nays, 1:

Klefstad

Absent or not voting, 6:

Elthon Messerly O'Malley Vance Griffin Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 645, a bill for an act to make an appropriation from the general fund of the State of Iowa to the department of public instruction for specified school aid, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

11,500,000	the state of the s		
Balloun	Ely	Kyhl	Reno
Benda	Flatt	Lange	Reppert
Beneke	Floy	Lisle	Rigler
Briles	Frommelt	Lodwick	Riley
Buren	Hagedorn	Lucken	Schroeder
Burke	Hagie	Main	Shaff
Burns	Hansen	McGill	Shirley
Cassidy	Heaberlin	McNally	Shoeman
Coleman	Heying	Mills	Stanley
Condon	Hill	Murray	Stephens
DeKoster	Kibbie	Nims	Tabor
Denman	Klefstad	Nurse	Van Gilst
Dodds	Kruck	Patton	Walker
Elvers			

Nays, none.

Absent or not voting. 6:

Elthon Messerly O'Malley Vance Griffin Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Hill, Senate File 646, a bill for an act to appropriate from the general fund of the State of Iowa eight million dollars (\$8,000,000.00) to the department of public instruction for supplemental aid to certain school districts of the state, as provided by chapter two hundred eighty-six (286) of the Code, was taken up and considered.

Senator Hill moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun	Elvers	Kyhl	Reno
Benda	Ely	Lange	Reppert
Beneke	Flatt	Lisle	Rigler
Briles	Floy	Lodwick	Riley
Buren	Frommelt	Lucken	Schroeder
Burke	Hagedorn	Main	Shaff
Burns	Hagie	McGill	Shirley
Cassidy	Hansen	McNally	Shoeman
Coleman	Heaberlin	Mills	Stanley
Condon	Heying	Nims	Stephens
DeKoster	Hill	Murray	Tabor
Denman	Kibbie	Nurse	. Van Gilst
Dodds	Kruck	Patton	Walker

Nays, 1:

Klefstad

Absent or not voting, 6:

Elthon Griffin Messerly Mincks O'Malley

Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

The Senate resumed consideration of House File 482 and the amendment filed by Senator Burke.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend section 11, line 375 of the amendment by inserting the following after the word "Act": "who have been employed by the state".

The amendment to the amendment was adopted.

Senator Stanley offered the following amendment to the amendment and moved its adoption:

Amend section 11, line 514 by striking the word "privately".

Division was called for.

The amendment to the amendment was adopted.

Senator Flatt offered the following amendment to the amendment and moved its adoption:

Amend section 2, subsection 8, by adding after the word "men" and before the word "of" the following: ", and National Guard technicians".

The amendment to the amendment was adopted.

Senator Rigler submitted the following report:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 663

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds, beg leave to report and make the following recommendations:

1. That the Senate recede from its amendment.

2. Amend House File 663, section 1, by striking lines 7 and 8 and inserting in lieu thereof the following: "which are obligations of or guaranteed by the United States of America".

3. Further amend section 1, line 18, by striking the words "issued, assumed" and inserting in lieu thereof the following: "which are obligations of".

4. Further amend section 1, lines 19 and 20 by striking the words "or by any agency or instrumentality thereof".

5. Amend section 2 by striking lines 4, 5, 6, 7 and 8 and inserting in lieu thereof the following: "hereby amended by striking from line fourteen (14) thereof the word 'three' and substituting therefor the word 'four'."

6. Further amend House File 663 by adding thereto the following new

sections:

a. "Section four hundred fifty-three point nine (453.9), Code 1962, is hereby amended by inserting after the comma (,) in line nine (9) thereof the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."

b. "Chapter four hundred fifty-three (453), Code 1962, is hereby

amended by adding the following new section:

'A bank may make reasonable service charges with respect to the handling of any public funds, but such service charges shall not be greater than said bank customarily requires from other patrons for similar services.'."

ROBERT R. RIGLER, Chairman.
R. W. HAGIE.
STANLEY HEABERLIN.
JOHN W. PATTON.
On the Part of the Senate.

ROY R. GILLETTE, Chairman. WM. D. PALMER. JAMES H. JACKSON. LEROY S. MILLER. On the Part of the House.

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 36, a bill for an act authorizing school districts to pay for group health care coverage and group life insurance for employees.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 124, a bill for an act relating to the compensation of members of the state conservation commission.

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 cosmetology.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 639, a bill for an act to appropriate from the general fund to the department of public instruction for driver's training aid for school districts.

Also: That the House has concurred in Senate amendments to and passed House File 31, a bill for an act relating to public safety peace officers' retirement, accident and disability system.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 340, a bill for an act relating to the importation of swine into Iowa.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 632, a bill for an act relating to payment of license fees for creamery and cheese factories.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 640, a bill for an act to appropriate from the general fund for the biennium funds to the department of public instruction for salaries, support and maintenance.

Also: That the Speaker has appointed as members of the conference committee on the part of the House on House File 663, to provide for procedure and type of investment of public funds by the treasurer of the state, and to amend the interest rates of the deposit of public funds, Gillette of Story, Chairman, Palmer of Polk, Jackson of Black Hawk and Miller of Page.

Aso: That the House has amended Senate amendment and concurred in said amendment as amended, and passed, House File 668, relating to sales tax.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE FILE 184

Amend Senate File 184 as follows:

1. Section seven (7), by striking in line thirty-one (31) the words and figures "five thousand dollars (\$5,000.00)" and inserting in lieu thereof the words and figures "one thousand dollars (\$1,000.00)".

2. Section twelve (12), by striking from lines six (6) and seven (7) the

words "or owner of a beauty salon".

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 668

Amend the Senate amendment to House File 668, adopted by the Senate June 3, 1965, as follows:

1. By striking from line six (6) the following: ", beginning July 1, 1965,".

2. By striking everything after the period in line seventeen (17) to and including the word "space." in line twenty-one (21).

MOTION TO RECONSIDER

Mr. PRESIDENT: We move to reconsider the vote by which House File 279 failed to pass the Senate.

WARREN J. KRUCK. BASS VAN GILST.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 223, 303, 331, 566, 606 and 688.

GILBERT E. KLEFSTAD, Chairman Senate Committee. Alfred P. Breitbach, Sr., 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 223, 303, 331, 566, 606 and 688.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 June, 1965, sent to the Governor for his approval: Senate Files 333, 335, 385, 397, 408, 553, 583, 611, 616, 624 and 625.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

AMENDMENTS FILED

- Amend Senate File 596 by striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Section forty-eight point eleven (48.11), Code 1962,
- 4 is hereby amended as follows:
 - 1. By inserting in line five (5) after the word "election," the
- words "except as hereinafter provided.".
 - 2. By inserting in line twelve (12) after the word "vote."
- 8 the following:
- 9 "Registration for the regular school election in even-numbered
- 10 years shall be held at the same time as registration for the
- 11 primary election and no applications for registration for school
- 12 elections shall be received subsequent to the tenth (10th) day
- 13 last preceding the primary election."

JOHN P. KIBBIE.

- Amend House File 133 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Sec. 1. Chapter two hundred thirty-two (232), Acts of
- 4 the Sixtieth (60th) General Assembly, section two (2) is
- 5 hereby amended by striking the period in line five (5) and
- 6 adding thereto the following:
- ", or from contributions wholly or in part by the

8 governing body."

JOSEPH COLEMAN.
WILLIAM F. DENMAN.
JOSEPH W. CASSIDY.

GILBERT KLEFSTAD. JOHN ELY, JR. GENE F. CONDON. Amend the Burke amendment filed May 28, 1965, by striking in

2 lines 377 and 378 the words "until separated from their positions

as provided by law." and inserting in lieu thereof the following: "and shall be granted status in accordance with the position held

and tenure attained."

DAVID SHAFF.

Amend section 11 of the Burke amendment to House File 482

2 by adding at the end thereof the following:

- 3 "Where the functions of a county department or agency are hereafter assumed by a state department or agency covered under
- this Act or where such a county department or agency is hereafter merged with a state department or agency covered by this Act. 6
- 7 any person presently employed by such county department or
- agency who has been so employed for five or more years shall
- 9 become an employee of such state department or agency at the
- same position or classification as such person held with the 10
- county department or agency and shall not be required to sub-11
- mit to any competitive examinations but such person shall be 12
- 13 subject to the state probationary period provided in section 8
- 14 subsection 8 of this Act."

TOM RILEY.

- Amend the Mincks and Condon amendment filed June 1, 1965, by
- striking in line 6 the words "until separated from their positions as provided by law." and inserting in lieu thereof the following:
- "and shall be granted status in accordance with the position held 4
- and tenure attained."

DAVID SHAFF.

1 Amend House File 482 by striking the word "advocate"

from line 14 of section 14 and

inserting in lieu thereof the following: "allocate".

ALAN SHIRLEY.

- 1 Amend the Mincks and Condon amendment to House File 482
- filed June 1, 1965 by striking in lines 7 and 8 the figures
- "1 and 1965" and inserting in lieu thereof the figures "3
- and 1966".

GENE F. CONDON.

- Amend the Burke amendment to House File 482 by adding after line 2 thirty-nine (39) the following:
- "11. All employees in courts and judiciary departments."

DAVID O. SHAFF.

On motion of Senator Denman, the Senate adjourned until 8:00 a.m., Friday, June 4, 1965.

JOURNAL OF THE SENATE

SENATE CHAMBER, DES MOINES, IOWA, FRIDAY, JUNE 4, 1965.

The Senate met in regular session, President Fulton presiding.

Prayer was offered by Reverend James A. Glass, pastor of the Presbyterian Church, Sigourney, Iowa.

PRESENTATION OF VISITORS

Senator Nims asked and received unanimous consent to present to the Senate two students in agriculture who are attending the Iowa State University at Ames, Don Phommachak from Pakse, Laos, and Hashim Abdul Wahab of Kuala Lumpur, Malaysia, who were present in the Senate chamber accompanied by Mrs. Don Book.

Senator Denman asked and received unanimous consent to present to the Senate eleven students from the Johnston High School who were present in the balcony accompanied by their instructor, Richard Sweeney.

Senator Mills asked and received unanimous consent to present to the Senate twelve 4-H Club girls, students from the Marshalltown High School who were present in the balcony accompanied by Mrs. Frances Burnham.

Senator Reppert asked and received unanimous consent to present to the Senate Paul Borzo, a student of St. Ambrose Grade School, who was present in the Senate chamber.

Senator Briles asked and received unanimous consent to present to the Senate thirty-two students, members of the sixth and seventh grade classes of the Clearfield Community School, who were present in the balcony accompanied by Reverend Herbert Phillips.

Senator Patton asked and received unanimous consent to present to the Senate seventy-two students, members of the junior class from various schools of the state, who were on their way to Washington, D. C., the trip awarded them by their local R.E.A., who were present in the balcony accompanied by Mr. and Mrs. Glenn Lovig and Mr. and Mrs. Boyer.

Senator Lange asked and received unanimous consent to present to the Senate two students, Maria, a student at St. Augustin's School, and Philip O'Brien, a student at Dowling High School, Des Moines, who were present in the Senate chamber.

HOUSE MESSAGE CONSIDERED

Senator Heying called up for consideration House File 675, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes, and moved that the Senate recede from its amendment, and requested a roll call.

Senator Schroeder moved that the Senate resolve itself into a committee of the whole and that Marvin R. Selden, Jr., State Comptroller, be invited to appear and report on the present standing of the budget.

Senator Coleman moved the previous question on the motion by Senator Schroeder, which motion prevailed.

Division was called for.

The motion lost.

Senator Hansen moved the previous question on the motion to recede.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

On the motion by Senator Heying, roll call was requested.

On the question "Shall the Senate recede from its amendment?" the vote was:

Ayes, 30:

Buren	Elvers	Kibbie	Nims
Burke	Ely	Klefstad	Nurse
Burns	Flov	Kruck	Patton
Cassidy	Frommelt	Main	Reno
Coleman	Hagedorn	McGill	Reppert
Condon	Heaberlin	McNally	Shîrley
Denman	Heying	Murray	Tabor
Dodds	Hill	ŭ	

Nays. 24:

Balloun	Hansen	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
Flatt	Lisle	Riley	Vance
Griffin	Lodwick	Schroeder	Van Gilst
Hagie	Lucken	Shaff	Walker
A 1			

Absent or not voting, 5:

Benda	Elthon	Mincks	O'Malley
DeKoster			

The motion prevailed.

Senator Griffin offered the following amendment:

Amend House File 675 by adding the following to section 8:

"Section four hundred twenty-three point one (423.1), Code 1962, is further amended by adding the following to subsection one (1):

'(c) newsprint used in processing."

The amendment was ruled out of order.

Senator Heying moved that the bill be read a third 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:

Buren	Elvers	Kibbie	Nims
Burke	\mathbf{Ely}	Klefstad	Nurse
Burns	Floy	Kruek	Patton
Cassidy	Frommelt	Main	\mathbf{Reno}
Coleman	Hagedorn	McGill	Reppert
Condon	Heaberlin	McNally	Shirley
Denman	Heying	Murray	Tabor
\mathbf{Dodds}	Hill		

Navs. 24:

Balloun	Hansen	Messerly	Shoeman
Beneke	Kyhl	Mills	Stanley
Briles	Lange	Rigler	Stephens
Flatt	Lisle	Riley	Vance
Griffin	Lodwick	Schroeder	Van Gilst
Hagie	Lucken	Shaff	Walker

Absent or	not voting, b:		
Benda	Elthon	Mincks	O'Malley
DeKoster			

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

SECOND CONFERENCE COMMITTEE APPOINTED ON SENATE FILE 604

President Fulton announced the appointment of Senators Hill. Denman. Nims and Kyhl on the part of the Senate on the second conference committee on Senate File 604.

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 has appointed as members of the second conference committee on the part of the House on Senate File 604, a bill for an act to provide for the depositing of sales tax receipts by retailers, Representatives Dunton, Chairman: Hausheer, Uban and Reichardt.

Also: That the House refuses to concur in Senate amendment to House File 675, a hill for an act relating to the Iowa state sales and use taxes.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 582, a bill for an act relating to the issuance of bonds by municipal corporations.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 37, authorizing payment of legislative expenses.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 638, a bill for an act relating to the Iowa commission on interstate cooperation and making an appropriation therefor.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 643, a bill for an act to make appropriation from the general fund of the state to the department of public instruction for vocational education.

Also: That the House has concurred in Senate amendments to and passed House File 709, a bill for an act relating to Iowa estate tax.

Also: That the House has passed the following bill in which the concurrence of the Senate is asked:

House File 718, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly.

Also: That the House has by unanimous consent suspended the rules and amended and passed the following bill in which the concurrence of the Senate is asked:

House File 682, a bill for an act to appropriate from the general fund for the biennium to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions under said board of control.

Also: That the House has amended and adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 49, concerning the sine die adjournment.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 644, a bill for an act to appropriate sixty-seven million dollars from the general fund to the department of public instruction for general state aid for school districts.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 49

Amend Senate Concurrent Resolution 49 by striking from line three (3) the words and figure "Wednesday, June 2" and inserting in lieu thereof the words and figure "Friday, June 4".

AMENDMENT TO HOUSE FILE 682

Amend House File 682 by striking all after the enacting clause and in-

serting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the State of Iowa for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, for the board of control of state institutions for all purposes including salaries, support, maintenance, repairs, replacements, alterations or equipment and miscellaneous purposes for all institutions, under the board of control the sum of twenty-five million three hundred thirty-five thousand nine hundred fifty dollars (\$25,335,950.00), or so much thereof as may be necessary to be used for the following purposes to wit:

MENTAL HEALTH INSTITUTE

"(1) For mental health services for the Mental Health Institute at Cherokee, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, the sum of two million one hundred eighty thousand nine hundred dollars (\$2,180,900.00), or so much thereof as may be necessary to be used in the following manner:

For	salaries			 	\$1	1,667,400.00
For	support,	maintenance				474,900.00
For	equipme	nt	· · · · · · · · · · · · · · · · · · ·	 	•••••	38,600.00

Total for mental health institute, Cherokee\$2,180,900.00

MENTAL HEALTH INSTITUTE

Clarinda

"(2) For mental health services for the Mental Health Institute at Clarinda, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million one hundred fifty-eight thousand one hundred seventy dollars (\$2,158,170.00), or so much thereof as may be necessary to be used in the following manner:

For	salaries					\$1	.694.270.00
For	support,	maintenance	and	miscellaneous	purposes		432,500.00
For	equipme	nt			·····		31,400.00

Total for mental health institute, Clarinda _____\$2,158,170.00

MENTAL HEALTH INSTITUTE

Independence

"(3) For mental health services for the Mental Health Institute at Independence, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million five hundred twenty-six thousand eight hundred dollars (\$2,526,800.00), or so much thereof as may be necessary to be used in the following manner:

	salaries		 	 \$1,966,600.00
				521,700.00
For	equipme	nt	 	 38,500.00

Total for mental health institute, Independence\$2,526,800.00

MENTAL HEALTH INSTITUTE

Mount Pleasant

"(4) For mental health services for the Mental Health Institute at Mount Pleasant, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million three hundred twenty-eight thousand seven hundred dollars (\$2,328,700.00), or so much thereof as may be necessary to be used in the following manner:

		1,767,500.00
	, maintenance and miscellaneous purposes	
For equipme	nt	29,800.00

Total for mental health institute, Mount Pleasant\$2,328,700.00

GLENWOOD STATE SCHOOL

Glenwood

"(5) For mental health services for the Glenwood State School at Glenwood, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of three million twelve thousand eight hundred dollars (\$3,012,800.00), or so much thereof as may be necessary to be used in the following manner:

For salaries\$	2,258,600.00
For support, maintenance and miscellaneous purposes	722,700.00
For equipment	31,500.00

Total for Glenwood State School, Glenwood\$3,012,800,00

STATE HOSPITAL AND SCHOOL

Woodward

"(6) For mental health services for the State Hospital and School at Woodward, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million nine hundred seven thousand one hundred dollars (\$2,907,100.00), or so much thereof as may be necessary to be used in the following manner:

For	salaries	\$2.140,200.00
	support, maintenance and miscellaneous purposes	
	equipment	•

Total for state hospital and school, Woodward\$2,907,100.00

ANNIE WITTENMYER HOME, THE IOWA Davenport

"(7) For the Iowa Annie Wittenmyer Home at Davenport, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of one million sixty-one thousand eight hundred dollars (\$1,061,800.00), or so much thereof as may be necessary to be used in the following manner:

For equipment	00.0
Total for the Iowa Annie Wittenmyer home, Davenport\$1,061,800	0.00

JUVENILE HOME, STATE

Toledo

"(8) For the state Juvenile Home at Toledo, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of eight hundred four thousand five hundred dollars (\$804,500.00), or so much thereof as may be necessary to be used in the following manner:

For salaries\$ For support, maintenance and miscellaneous purposes For equipment	

SOLDIERS' HOME, IOWA

Marshalltown

"(9) For the Iowa Soldiers' Home at Marshalltown, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of one million one hundred nine thousand five hundred dollars (\$1,109,500.00), or so much thereof as may be necessary to be used in the following manner:

o more than the second of the	
For salaries	\$ 831,600.00
For support, maintenance and miscellaneous purposes	261,200,00
For equipment	
, , , , , , , , , , , , , , , , , , ,	

Total for Iowa soldiers' home, Marshalltown\$1,109,500.00

MEN'S REFORMATORY

Anamosa

"(10) For the Men's Reformatory at Anamosa, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million two hundred ninety-two thousand dollars (\$2,292,000.00), or so much thereof as may be necessary to be used in the following manner:

For	salaries					\$ 1,424,200.00
For	support,	maintenance	and	miscellaneous	purposes	 839,000.00

Total for men's reformatory, Anamosa\$2,292,000.00

PENITENTIARY, STATE

Fort Madison

"(11) For the State Penitentiary at Fort Madison, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of two million six hundred eleven thousand two hundred dollars (\$2,611,200.00), or so much thereof as may be necessary to be used in the following manner:

For salaries \$1,523,800.00 For support, maintenance and miscellaneous purposes 1,049,100.00 For equipment 38,300.00
Total for state penitentiary, Fort Madison\$2,611,200.00

WOMEN'S REFORMATORY

Rockwell City

"(12) For the Women's Reformatory at Rockwell City, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of three hundred twenty-two thousand nine hundred dollars (\$322,900.00), or so much thereof as may be necessary to be used in the following manner:

Total for women's reformatory, Rockwell City\$ 322,900.00

TRAINING SCHOOL FOR BOYS

Eldora

"(13) For the Training School for Boys at Eldora, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 10, 1967, the sum of one million four hundred eighty-nine thousand four hundred eighty dollars (\$1,489,480.00), or so much thereof as may be necessary to be used in the following manner:

For salaries	1,081,180.00
For support, maintenance and miscellaneous purposes	383,700.00
For equipment	24,600.00

Total for training school for boys, Eldora.....\$1,489,480.00

TRAINING SCHOOL FOR GIRLS Mitchellville

"(14) For the Training School for Girls at Mitchellville, Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1965, and ending June 30, 1967, the sum of five hundred thirty thousand one hundred dollars (\$530,100.00), or so much thereof as may be necessary to be used in the following manner:

For salaries	330,500.00
For support, maintenance and miscellaneous purposes	184,400.00
For equipment	15,200.00

Total for training school for girls, Mitchellville\$ 530,100.00

"Sec. 2. The budget of total expenditures for each institution under the control of the board of control, including state appropriations and such other receipts as may be available for the same purpose as the state appropriations, during the biennium shall not exceed the budget for each institution as hereinafter set forth, except the board of control may, in the event of an emergency or necessity, which may arise at any particular institution

under its control, expend more than the amount budgeted for such institution which expenditure shall be made out of increase in receipts of such institution, such increase in receipts meaning receipts in excess of the total estimation of receipts of the respective institutions, as approved by the appropriations committee of the General Assembly, provided that thirty (30) days prior to such proposed increased expenditure the board shall report in writing to the Governor and to the state comptroller the specific purpose of such additional expenditure and the source and amount of funds available therefor, and further said board shall receive the approval of the state comptroller before making such additional expenditures.

No funds appropriated by this Act or receipts, which may be used for the same purpose as said appropriations, may be used for capital improve-

ments.

nenco.	
Mental Health Institute, Cherokee	\$5,849,800.00
Mental Health Institute, Clarinda	5,340,940.00
Mental Health Institute, Independence	6,556,800.00
Mental Health Institute, Mount Pleasant	5,480,600.00
Glenwood State School, Glenwood	6,121,600.00
State Hospital and School, Woodward	5,906,200.00
The Iowa Annie Wittenmyer Home, Davenport	
State Juvenile Home, Toledo	1,620,000.00
Iowa Soldiers' Home, Marshalltown	3,127,000.00
Men's Reformatory, Anamosa	4,832,000.00
State Penitentiary, Fort Madison	5,652,400.00
Women's Reformatory, Rockwell City	684,800.00
Training School for Boys, Eldora	3,048,960.00
Training School for Girls, Mitchellville	1,080,200.00

"Sec. 3. All salaries provided for in this Act shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided and except further that expense allowances shall be authorized, any ruling of the Federal Internal Revenue Service with respect to the tax status thereof notwithstanding.

"Sec. 4. No funds appropriated by this Act, or receipts, which may be used for the same purpose as said appropriation, may be used for capital

improvements.

"Sec. 5. Chapter eight (8), Code 1962, shall apply to this Act, except that employees whose salaries are appropriated herein shall not come under the division of personnel under section eight point five (8.5), Code 1962."

HOUSE MESSAGE CONSIDERED

House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this Act.

Read first and second times and passed on file.

On motion of Senator Frommelt, the Senate recessed until 2:45 p.m.

AFTERNOON SESSION

The Senate reconvened, President Fulton presiding.

THIRD READING OF BILLS

On motion of Senator Hagedorn, Senate File 641, a bill for an act relating to the width and weight of vehicles operated on the interstate system, was taken up and considered.

Senator Hagedorn moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 51:

Balloun	Floy	Lange	Rigler
Benda	Frommelt	Lisle	Riley
Benek e	Griffin	Lodwick	Schroeder
Briles	Hagedorn	Lucken	Shaff
Buren	Hagie	Main	Shirley
Burke	Hansen	McNally	Shoeman
Burns	Heaberlin	Mills	Stanley
Cassidy	Heying	Murray	Stephens
Coleman	Hill	Nims	Tabor
Denman	Kibbie	Nurse	Vance
Dodds	Klefstad	Patton	Van Gilst
Elvers	Kruck	Reno	Walker
Flatt	Kyhl	Reppert	

Nays, none.

Absent or not voting, 8:

Condon	Elthon	McGill	Mincks
DeKoster	Elv	Messerly	O'Malley

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENTS CONSIDERED

Senator Rigler called up for consideration Senate File 184, a bill for an act relating to cosmetology, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 184

Amend Senate File 184 as follows:

1. Section seven (7), by striking in line thirty-one (31) the words and figures "five thousand dollars (\$5,000.00)" and inserting in lieu thereof the words and figures "one thousand dollars (\$1,000.00)".

2. Section twelve (12), by striking lines six (6) and seven (7) the

words "or owner of a beauty salon".

The Chair announced that a Call of the Senate had been filed on Senate File 184.

Senator Riley moved that the rules be suspended and the Call of the Senate lifted.

On the question "Shall the rules be suspended and the Call of the Senate on Senate File 184 lifted?" the vote was:

Rule 8 was invoked.

Ayes, 21:

Benda	Kibbie	Main	Rigler
Briles	Klefstad	Messerly	Riley
Burke	Kruck	Nurse	Shaff
Dodds	Lange	Patton	Van Gilst
Hagedorn	Lodwick	Reno	Walker
Heying			

Navs. 29:

Balloun	Flatt	Kyhl	Reppert
Beneke	\mathbf{Floy}	Lucken	Schroeder
Buren	Frommelt	McGill	Shoeman
Burns	Griffin	McNally	Stanley
Coleman	Hagie	Mills	Stephens
Condon	Heaberlin	Murray	Tabor
Denman	Hill	Nims	Vance
Elv			

Absent or not voting, 9:

Cassidy DeKoster Elthon	Elvers Hansen	Lisle Mincks	O'Malley Shirley
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The motion to lift the Call of the Senate was lost.

Senator Frommelt moved that action on Senate File 184 be deferred, 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 637, a bill for an act relating to the agricultural land tax credit.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 645, a bill for an act to make an appropriation from the general fund to the department of public instruction for specified school aid.

Also: The House has passed the following bill in which the concurrence of the House was asked:

Senate File 646, a bill for an act to appropriate from the general fund

of the state eight million dollars to the department of public instruction for supplemental aid to certain school districts of the state.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENT TO SENATE FILE 637

Amend Senate File 637 by adding thereto the following new sections: "Section four hundred twenty-six point three (426.3), Code 1962, is hereby amended by inserting in line twenty-three (23) after the figure

'425.' the following:

'Agricultural land tax credit computed after January 1, 1966, payable in 1967, will not be paid to any owner who is not a bona fide resident of the State of Iowa, or to any corporation which does not have a situs in the state for the purpose of paying the tax imposed upon corporations under division III, chapter four hundred twenty-two (422) of the Code, if such corporation is the owner of property which would otherwise be eligible for the agricultural land tax credit.'

"If any section, subsection, paragraph, sentence, clause or phrase of this Act is for any reason held to be unconstitutional or invalid, such unconstitutionality or invalidity shall not affect the constitutionality or validity of the remaining portions of this Act. The General Assembly hereby declares that it would have passed this Act and each section, subsection, paragraph, sentence, clause or phrase hereof irrespective of whether any one or more of the sections, subsections, paragraphs, sentences, clauses or phrases be declared unconstitutional."

HOUSE AMENDMENT CONSIDERED

Senator Frommelt called up for consideration House File 682, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending July 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five (8.5), Code 1962, shall apply to this act, amended by the House.

Senator Briles offered the following amendment and moved its adoption:

Amend House File 682 as follows:

1. Add to section 1 the following as subsection 15:

"To explore and develop a joint program which will provide education for the deaf mentally retarded child through the coordinated efforts of the Board of Control and Board of Regents, acting through the Glenwood State School and the Iowa School for the Deaf, there is hereby appropriated to the Glenwood State School a sum of eighteen thousand dollars (\$18,000.00)."

2. Add to section one (1) the following subsection sixteen (16):

"To explore and develop a joint program which will provide education for the blind mentally retarded child through the coordinated efforts of the Board of Control and the Board of Regents, acting through the Woodward State School and the Iowa School for the Blind, there is hereby appropriated to the Woodward State School a sum of eighteen thousand dollars (\$18,000.00)."

The amendment was adopted.

Senator Frommelt moved that the Senate concur in the House amendment as amended.

Roll call was requested.

On the question "Shall the Senate concur in the House amendment as amended?" the vote was:

Ayes, 31:

Briles Buren Burke Burns Cassidy Coleman Condon Denman	Dodds Floy Frommelt Hagedorn Hansen Heaberlin Heying Hill	Kibbie Klefstad Kruck Main McGill McNally Murray Nims	Nurse Patton Reno Reppert Shirley Tabor Van Gilst
Denman	11111		

Nays, 22:

DeKoster

Balloun Benda Beneke Flatt Griffith Hagie	Kyhl Lange Lisle Lodwick Lucken Messerly	Mills Rigler Riley Schroeder Shaff	Shoeman Stanley Stephens Vance Walker
--	---	--	---

Absent or not voting, 6:

Elvers

Elthon		Ely							
mh.	mation	E of increase	500	41	Clamata	 •	47.	**	

Mincks

O'Malley

The motion prevailed and the Senate concurred in the House amendment as amended.

Senator Frommelt moved that the bill be read a third 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:

Buren Burke Burns Cassidy Coleman Condon Denman Dodds	Floy Frommelt Hagedorn Hansen Heaberlin Heying Hill Kibbie	Klefstad Kruck Main McGill McNally Murray Nims	Nurse Patton Reno Reppert Shirley Tabor Van Gilst
---	---	--	---

Navs. 22.

Nays, 22:			
Balloun Benda Beneke Flatt Griffin Hagie	Kyhl Lange Lisle Lodwick Lucken Messerly	Mills Rigler Riley Schroeder Shaff	Shoeman Stanley Stephens Vance Walker
HARIC	TILCODOLLLY		

Absent or not voting, 7:

DeKoster

Elthon Elvers

Ely Mincks O'Mallev

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt 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 conference committee report on, and adopted the amendments contained therein and passed Senate File 604, a bill for an act to provided for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds one hundred dollars.

Also: That the House has concurred in Senate amendments to and passed House File 230, a bill for an act relating to the marketing of dairy products.

Also: That the House has adopted the conference committee report on. and adopted the amendments contained therein, and passed House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the state and to amend the interest rates of the deposit of public funds.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 641, a bill for an act relating to the width and weight of vehicles operated on the Interstate System.

Also: That the House has passed the following bill in which the concurrence of the House was asked:

Senate File 642, a bill for an act relating to assessment of property for the moneys and credits tax.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE MESSAGE CONSIDERED

Senator Frommelt called up for consideration Senate File 637, a bill for an act relating to the agricultural land tax credit, amended by the House, and moved that the Senate concur in the House amendment.

Roll call was requested.

On the question "Shall the Senate concur in the House amendments?" the vote was:

Ayes, 28:

Buren Burke

Burns Cassidy Coleman Condon

Denman Dodds

Floy Kibbie McGill Reno Frommelt Klefstad Murray Stanley Hansen Kruck · Nims Stephens Heaberlin Lucken Nurse Tabor Van Gilst Main Heying Patton

Nays, 23: Balloun Hill Messerly Shaff Benda Kyhl Mills Shirley Beneke Reppert Shoeman Lange Flatt Lisle Rigler Vance Walker Griffin Lodwick Riley Hagie McNally Schroeder

Absent or not voting, 7:

Briles Elthon Ely O'Malley DeKoster Elvers Mincks

Voting present, 1:

Hagedorn

The Senate concurred in the House amendment.

Senator Frommelt moved that the bill be read a third 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:

Balloun Dodds Kyhl Patton Benda Floy Reno Lodwick Briles Hagedorn Lucken Riley Buren Hansen Main Schroeder Burke Heaberlin McGill Shoeman Burns Heying McNally Stanley Cassidy Hill Messerly Stephens Coleman Kibbie Murray Tabor Condon Klefstad Nims Van Gilst Kruck Denman Nurse Walker

Nays, 8:

Beneke Lisle Rigler Shirley Lange Mills Shaff Vance

Absent or not voting, 10:

DeKoster Ely Griffin Mincks
Elthon Flatt Hagie O'Malley
Elvers Frommelt

Voting present, 1:

Reppert

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Hill called up the following report:

CONFERENCE COMMITTEE REPORT ON SENATE FILE 604

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on Senate File 604, an act to provide the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars (\$25.00), beg leave to report and to make the following recommendations:

- 1. Amend the Uban, et al., amendment by striking in line 6 the word "last" and inserting in lieu thereof the word and figure "twentieth (20th)".
- 2. Further amend the Uban, et al., amendment by striking in line 22 the word "last" and inserting in lieu thereof the word and figure "twentieth (20th)".
- 3. That the House of Representatives recede on sections 1, 2 and 3 of the Reichardt amendment.
 - 4. That the Senate accept the Uban, et al., amendment as amended.
 - 5. That the Senate accept section 4 of the Reichardt amendment.
- 6. Amend Senate File 604 by striking from lines 5 and 6 of section 1 the word and figures "July 1, 1965", and inserting in lieu thereof the word and figures "January 1, 1966".
- 7. Amend Senate File 604 by striking from line 8 of section 1 the word and figures "July 1, 1965", and inserting in lieu thereof the word and figures "January 1, 1966".
- 8. Amend Senate File 604 by striking from lines 6 and 7 of section 1 the words and figures "one hundred dollars (\$100.00)" and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".
- 9. Amend the Uban, et al., amendment by striking from line 17 the words "one hundred dollars" and inserting in lieu thereof "five hundred dollars (\$500.00)".
- 10. Amend the title of Senate File 604 by striking the words and figures "one hundred dollars (\$100.00)" from line 3 and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".

EUGENE M. HILL.
WILLIAM F. DENMAN.
DARYL H. NIMS.
VERNON H. KYHL.
On the Part of the Senate.

KEITH H. DUNTON.
MAURICE HAUSHEER.
CHARLES J. UBAN.
WILLIAM J. REICHARDT.
On the Part of the House.

Senator Hill moved the adoption of the report, which motion prevailed and the report was adopted.

Senator Hill moved the adoption of the recommendations and amendments contained therein, which motion prevailed.

Senator Hill moved that the bill be read a third 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:

Buren	Coleman		Floy	Heaberlin
Burke	Condon		Frommelt	Heying
Burns	Denman		Hagedorn	Hill
Cassidy	Dodds	3 -	Hansen	Kibbie

Klefstad McNally Patton Shirley Reno Tabor Kruck Murray Van Gilst Nims Reppert Main McGill Nurse Nays, 20: Balloun Hagie Messerly Shoeman Mills Stanley Benda. Lange Rigler Stephens Lisle Beneke Lodwick Vance Briles Riley Walker Lucken Flatt Shaff Absent or not voting, 6:

DeKoster Elvers Mincks O'Malley Elthon Ely

Voting present, 3:

Kyhl

Griffin

The bill having received a constitutional majority was declared to

The bill having received a constitutional majority was declared to have passed the Senate and the title as amended was agreed to.

Schroeder

Senator Frommelt 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 Rigler called up the following report and moved its adoption:

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 663

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and the House on House File 663, a bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds, begs leave to report and make the following recommendations:

1. That the Senate recede from its amendment.

2. Amend House File 663, section 1, by striking lines 7 and 8 and inserting in lieu thereof the following: "which are obligations of or guaranteed by the United States of America".

3. Further amend section 1, line 18, by striking the words "issued, assumed" and inserting in lieu thereof the following: "which are obligations

of".

4. Further amend section 1, lines 19 and 20 by striking the words "or

by any agency or instrumentality thereof".

5. Amend section 2 by striking lines 4, 5, 6, 7 and 8 and inserting in lieu thereof the following: "hereby amended by striking from line fourteen (14) thereof the word 'three' and substituting therefor the word 'four'."

6. Further amend House File 663 by adding thereto the following new

sections:

a. "Section four hundred fifty-three point nine (453.9), Code 1962, is hereby amended by inserting after the comma (,) in line nine (9) thereof the following: 'or make time deposits of such funds as provided in this chapter and receive time certificates of deposit therefor,'."

b. "Chapter four hundred fifty-three (453), Code 1962, is hereby amended

by adding the following new section:

'A bank may make reasonable service charges with respect to the handling of any public funds, but such service charges shall not be greater than said bank customarily requires from other patrons for similar services.'"

ROBERT R. RIGLER, Chairman.
R. W. HAGIE.
STANLEY HEABERLIN.
JOHN W. PATTON.

On the Part of the Senate.

ROY R. GILLETTE, Chairman. WILLIAM D. PALMER. JAMES H. JACKSON. LEROY S. MILLER. On the Part of the House.

The report was adopted.

On motion of Senator Rigler, the recommendations and amendments contained therein were adopted.

Senator Rigler moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 52:

Balloun Floy Reno Lange Benda Frommelt Lisle Reppert Beneke Griffin Lodwick Rigler Riley Briles Hagedorn Lucken Buren Hagie Main Schroeder Burke McGill Hansen Shaff Burns Heaberlin McNally Shirley Cassidy Heying Messerly Shoeman Coleman Hill Mills Stanley Condon Kibbie Murray Stephens Denman Klefstad Nims Tabor Van Gilst Nurse Dodds Kruck Flatt Kyhl Patton Walker

Nays, none.

Absent or not voting, 7:

DeKoster Elvers Elthon Ely

Mincks O'Malley Vance

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senator Frommelt called up the following resolution, amended by the House, and moved that the Senate concur in the House amendment:

SENATE CONCURRENT RESOLUTION 49 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the Sixty-first General Assembly adjourn sine die at five o'clock p.m., Wednesday, June 2, 1965.

HOUSE AMENDMENT TO SENATE CONCURRENT RESOLUTION 49

Amend Senate Concurrent Resolution 49 by striking "Wednesday, June 2" and inserting in lieu thereof "Friday, June 4".

The Senate concurred in the House amendment.

On motion of Senator Frommelt, the resolution as amended 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 48, presenting chairs to Senator Walker, Senator Lucken and Representatives Hanson and Loss.

WILLIAM R. KENDRICK, Chief Clerk.

HOUSE AMENDMENTS TO SENATE CONCURRENT RESOLUTION 48

Amend Senate Concurrent Resolution 48 as follows:

- 1. By striking the word "and" from line one (1) and inserting in lieu thereof a comma.
- 2. By inserting after the word "county" in line two (2) the following: "and Representative Arthur C. Hanson of Lyon-Osceola Counties".

3. By adding in line six (6) after the semi-colon the word "and".
4. By inserting after line six (6) the following:

- "Whereas, Representative Casey Loss of Kossuth County will have completed eighteen years of distinguished service in the Iowa legislature at the completion of his present term after which he will resign from the legislature and for this long period of years has contributed valuable services to the State of Iowa;".
- 5. By inserting in line eight (8) after the name "Walker" the words ". Representative Hanson and Representative Loss".

Senator Reppert took the chair at 4:30 p.m.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 713, a bill for an act relating to the determination of executive disability, was taken up and considered.

Senator Frommelt moved that the bill be read a 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. 54:

Balloun Beneke -Buren Burns Benda Briles Burke Cassidy

Coleman	Heaberlin	McGill	Riley
Condon	Heying	McNally	Schroeder
Denman	Hill	Messerly	Shaff
Dodds	Kibbie	Mills	Shirley
∠ Ely	Klefstad	Murray	Shoeman
Flatt	Kruck	Nims	Stanley
Floy	Kyhl	Nurse	Stephens
Frommelt	Lange	Patton	${f Tabor}$
Griffin	Lisle	Reno	Vance
Hagedorn	Lodwick	Reppert	Van Gilst
Hagie	Lucken	Rigler	Walker
Hansen	Main	5	

Nays, none.

Absent or not voting, 5:

DeKoster Elvers Mincks O'Malley

Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

HOUSE AMENDMENT CONSIDERED

Senator Frommelt called up for consideration House File 668, a bill for an act relating to sales tax, amended by the Senate, and further amended by the House, and moved that the Senate concur in the House amendment:

HOUSE AMENDMENT TO SENATE AMENDMENT TO HOUSE FILE 668

Amend the Senate amendment to House File 668, adopted by the Senate June 3, 1965, as follows:

1. By striking from line six (6) the following: ", beginning July 1, 1965,".

2. By striking everything after the period in line seventeen (17) to and including the word "space." in line twenty-one (21).

The Senate concurred in the House amendment.

Senator Frommelt 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:

Balloun	Denman	Heying	Lucken
Benda	Dodds	Hill	Main
Buren	Floy	Kibbie	McGill
Burke	Frommelt	Klefstad	McNally
Burns	Hagedorn	Kruck	Mills
Cassidy	Hagie	Kyhl	Murray
Coleman	Hansen	Lisle	Nims
Condon	Heaberlin	Lodwick	Nurse

Patton Riley Tabor Van Gilst Reno Shirley Vance Walker Reppert Shoeman

Nays, 10:

Beneke Lange Schroeder Stanley
Flatt Messerly Shaff Stephens
Griffin Rigler

Absent or not voting, 7:

Briles Elthon Ely O'Malley DeKoster Elvers Mincks

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt asked and received unanimous consent to take up the following resolution:

On motion of Senator Frommelt, House Joint Resolution 27, a joint resolution amending House Joint Resolution 17 of the Sixty-first General Assembly by implementing and defining the powers of the executive council in the acquisition of additional land for capitol grounds, was taken up and considered.

Senator Frommelt 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, 43:

Benda Frommelt Lange Reppert Briles Griffin Lodwick Riley Hagedorn Main Shirley Buren Burke Hagie McGillShoeman Burns Hansen McNally Stanley Cassidy Heaberlin Mills Stephens Condon HillMurrav Tabor Nims Denman Kibbie Vance Dodds Klefstad Van Gilst Nurse Walker Flatt Kruck Patton Floy Kyhl Reno

Nays, none.

Absent or not voting, 16:

BallounElthonLisleO'MalleyBenekeElversLuckenRiglerColemanElyMesserlySchroederDeKosterHeyingMincksShaff

The resolution having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Frommelt called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 45

By Frommelt and Rigler

Whereas, various meetings pertaining to the operation of legislative services are held between sessions of the legislature, and

Whereas, the President of the Senate and the Speaker of the House should have the authority to appoint representatives of the legislature to attend these meetings, and

Whereas, the members of various legislative committees are compelled to wait until after the next ensuing legislative session to secure repayment for actual expenses incurred in carrying out the duties of such research committees, and

Whereas, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such

representatives and such committee members;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described sessions or committee meetings should file expense accounts, subject to the approval of the President of the Senate and the Speaker of the House, and the State Comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1962.

The motion prevailed and the resolution was adopted.

Senator Frommelt called up the following resolution and moved its adoption:

SENATE CONCURRENT RESOLUTION 46 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House assume full responsibility in determining the policies incident to the details of closing the session of the Sixty-first General Assembly, and the reconvening of any special or subsequent regular session.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House make an inventory of all equipment and supplies on hand at the close of the session, and file the same with the Secretary of the

Executive Council.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1962, provide all the supplies required for the convening of the next regular, any special, and during the session of the General Assembly, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to reserve for the exclusive use of the General Assembly, during the interim, such rooms now occupied and used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment as they may deem proper and advisable and notify the Executive Council

of their conclusion in said matter, and the Executive Council shall in no wise make other assignments of the rooms which are so reserved.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purpose of determining the advisability of replacing some of this equipment. The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment is to be stored in rooms reserved by the legislative officials above designated, and the Executive Council shall thereafter have exclusive custody of the same and make it available for the succeeding General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-first General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixty-first General Assembly and the reconvening of any subsequent regular or special session, shall be compensated for such services at the same rate as was fixed for the regular session of the Sixty-first General Assembly.

The resolution was adopted.

Senator Frommelt moved that the rules be suspended and that the following bill be taken up:

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 718, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly, was taken up and considered.

Senator Riley offered the following amendment, filed by Senators Riley and Rigler, and moved its adoption:

Amend House File 718, section 1, by adding the following after the period in line 16: "Miscellaneous expenses, as used herein, shall not include any expenses, costs or claims incurred in connection with the investigation created by Senate Concurrent Resolution 9."

The amendment was adopted.

Senator Riley offered the following amendment, filed by Senators Riley and Rigler, and moved its adoption:

Amend House File 718 by adding the following new section:

"There is hereby appropriated out of the general fund of the State of Iowa to Stephen C. Robinson the sum of one thousand sixty-five dollars (\$1,065.00) and to John J. Greer the sum of three thousand nine hundred seventy-nine dollars (\$3,979.00) in full settlement of all claims involving services rendered in the Department of Agriculture investigation established under Senate Concurrent Resolution nine (9), Sixty-first General Assembly."

Division was called for.

The amendment was lost.

Senator Frommelt moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

,,			
Balloun	Frommelt	Lisle	Reppert
Benda	Griffin	Lodwick	Rigler
Beneke	Hagedorn	Lucken	Riley
Briles	Hagie	Main	Schroeder
Buren		McGill	Shaff
Burke	Heaberlin	McNally	Shirley
Burns	Heying	$\mathbf{Messerly}$	Shoeman
Cassidy	Hill	Mills	Stanley
Coleman	Kibbie	Murray	Stephens
Condon	Klefstad	Nims	Tabor
Denman	Kruck	Nurse	Vance
Dodds	Kyhl	Patton	Van Gilst
Flatt	Lange	Reno	Walker
Flov	3-		

Nays, none.

Absent or not voting, 6:

DeKoster Elvers Mincks O'Malley Elthon Elv

The bill having received a constitutional and two-thirds majority was declared to have passed the Senate and the title was agreed to.

MOTION TO RECONSIDER

Senator Denman called up the following motion filed by him and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 675 passed the Senate.

WILLIAM F. DENMAN.

Division was called for.

The motion to reconsider prevailed.

Senator Denman moved to reconsider the vote by which House File 675 went to its third reading, which motion prevailed.

On motion of Senator Denman, House File 675, a bill for an act to amend various sections of Division IV and Division V of chapter four hundred twenty-two (422), Code 1962, and to amend various sections of chapter four hundred twenty-three (423), Code 1962, relating to the Iowa state sales and use taxes, was taken up for further consideration.

Senator Denman moved that the Senate reconsider the vote by

which the Senate receded from its amendment to the House amendment, which motion prevailed.

Senator Denman moved that the Senate insist on its amendment to the House amendment, which motion prevailed.

On motion of Senator Heaberlin, House File 417, a bill for an act relating to the eradication of bovine brucellosis, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Heaberlin moved that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?" the vote was:

Ayes, 53:

Balloun Benda Beneke Briles Buren Burke Burns Cassidy Coleman Condon Denman Dodds Flatt Floy	Frommelt Griffin Hagedorn Hagie Hansen Heaberlin Heying Hill Kibbie Klefstad Kruck Kyhl Lange	Lisle Lodwick Lucken Main McGill McNally Messerly Mills Murray Nims Nurse Patton Reno	Reppert Rigler Riley Schroeder Shaff Shirley Shoeman Stanley Stephens Tabor Vance Van Gilst Walker
--	---	---	--

Nays, none.

Absent or not voting, 6:

DeKoster Elvers Mincks O'Malley Elthon Elv

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

HOUSE AMENDMENTS CONSIDERED

Senator McNally called up for consideration Senate File 430, a bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relating to the use of subpoenas by county attorneys, amended by the House, and moved that the Senate concur in the following amendments:

HOUSE AMENDMENTS TO SENATE FILE 430

Amend Senate File 430, section one (1), as follows:

1. By striking from line three (3) the words "preliminary information, indictment, or" and inserting in lieu thereof the words "grand jury indictment or county attorney's".

2. By inserting in line four (4) after the word "defendant" the words

"and his counsel".

3. By adding at the end of line six (6) the following: "The county attorney shall apply to the court for an order setting the date, time, and place for the appearance of such witnesses and the manner and method of notification to the defendant or his counsel of same,"

The Senate refused to concur in the House amendments.

THIRD READING OF BILLS

On motion of Senator Frommelt, House File 133, a bill for an act relating to life, group insurance, hospital or medical services for employees of the state, county, school district, city, town or institutions supported by public funds, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Coleman offered the following amendment, filed by Senators Coleman, et al., and moved its adoption:

Amend House File 133 by striking all after the enacting clause and in-

serting in lieu thereof the following:

Section 1. Chapter two hundred thirty-two (232), Acts of the Sixtieth (60th) General Assembly, section two (2) is hereby amended by striking the period in line five (5) and adding thereto the following:

", or from contributions wholly or in part by the governing body."

The amendment was adopted.

Senator Frommelt moved that the bill be read a 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, 27:

Balloun Dodds Main RenoBriles Frommelt McGill Reppert Heaberlin Burke McNally Shaff Burns Kibbie Messerly Shirley Cassidy Klefstad Murray Stanley Coleman Kruck Nims Van Gilst Denman Lodwick Nurse

Nays, 17:

Beneke Hagie Lange Shoeman Buren Hansen Lucken Stephens Mills Floy Hill Tabor Griffin Kyhl Rigler Vance Hagedorn

Absent or not voting, 15:

Benda Elvers Lisle Riley
Condon Ely Mincks Schroeder
DeKoster Flatt O'Malley Walker
Elthon Heying Patton

The bill having failed to receive a constitutional majority was declared to have failed to pass the Senate.

Senator Shoeman 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 was lost.

On motion of Senator Denman, House File 597, a bill for an act to eliminate statutory fees for court-appointed attorneys and allow the court to establish each fee in consideration of the service performed, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Senator Denman moved that the bill be read a third 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:

Balloun Floy Lange Reppert Beneke Frommelt Lisle Rigler Briles Griffin Lodwick Riley Main Buren Hagedorn Schroeder Burke Hagie McNally Shaff Burns Heaberlin Mills Shirley Cassidy Kibbie Murray Stanley Coleman Klefstad Nims Tabor Denman Kruck Nurse Vance Dodds Kyhl Reno Van Gilst

Nays, 6;

Hill McGill Shoeman Stephens Lucken Messerly

Absent or not voting, 13:

Benda Elvers Hansen O'Malley Condon Ely Heying Patton DeKoster Flatt Mincks Walker Elthon

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

Senator Denman 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 Frommelt asked and received unanimous consent to take up the following bill:

On motion of Senator Frommelt, House File 714, a bill for an act enabling the governor to mobilize the executive department of the state in the event of an emergency on the public highways, was taken up and considered.

Senator Frommelt moved that the bill be read a third 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:

Elthon

11,00,01.			
Buren Burke Burns Cassidy Condon Denman Dodds Floy	Frommelt Hagedorn Hansen Heaberlin Kibbie Kruck Kyhl Lodwick	Lucken Main McGill McNally Mills Murray Nims Nurse	Reno Reppert Shaff Shirley Stanley Tabor Van Gilst
Nays, 10:			
Balloun Beneke Hill	Klefstad Lange Rigler	Riley Shoeman	Stephens Vance
Absent or no	t voting, 18:		
Benda Briles Coleman DeKoster	Elvers Ely Flatt Griffin	Heying Lisle Messerly Mincks	O'Malley Patton Schroeder Walker

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

CONFERENCE COMMITTEE APPOINTED

President Fulton announced the appointment of Senators Reppert, Shirley, Heaberlin and Stanley on the part of the Senate on the conference committee on House File 675.

Senator Coleman called up the following motion and moved its adoption:

Mr. President: I move to reconsider the vote by which House File 133 failed to pass the Senate.

JOHN BUREN.

Division was called for.

Hagie

The motion prevailed.

Senator Coleman moved that the Senate reconsider the vote by which House File 133 went to its third reading, which motion prevailed.

On motion of Senator Coleman, House File 133, a bill for an act relating to life, group insurance, hospital or medical services for employees of the state, county, school district, city, town or institutions supported by public funds, was taken up for further consideration.

Senator Coleman moved that the bill be read a 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. 36:

Elthon

Balloun Briles Buren Burke Burns Cassidy Coleman Condon Denman	Dodds Floy Frommelt Griffin Hagedorn Hagie Heaberlin Kibbie Klefstad	Kruck Lisle Lodwick Main McGill McNally Messerly Murray Nims	Nurse Reno Reppert Riley Shaff Shirley Stanley Tabor Van Gilst
Nays, 11:			
Beneke Hansen Heying	Hill Lange Lucken	Mills Rigler Shoeman	Stephens Vance
Absent or not v	oting, 12:		
Benda DeKoster	Elvers Ely	Kyhl Mincks	Patton Schroeder

The bill having received a constitutional majority was declared to have passed the Senate and the title was agreed to.

O'Malley

Walker

Senator Frommelt 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 Murray called up the following resolution:

Ely Flatt

SENATE CONCURRENT RESOLUTION 41 By Murray, Floy and Beneke

Whereas, the present drainage laws of the state are recognized by those who are working therewith as antiquated and in need of modernization, and Whereas, the General Assembly has had numerous requests from attorneys and boards of supervisors who are directly involved in working with the laws for the revision of the present drainage laws, and

Whereas, there are a large number of drainage districts in the state which are involved in court litigation due to the lack of clarity of the

present laws, and

Whereas, bills have been introduced into the General Assembly to amend sections of the drainage laws but which will not accomplish the revision necessary, and

Whereas, additional study is mandatory to determine the type and extent

of revision which is needed involving the drainage laws of the state; now therefore,

Be It Resolved by the Senate, the House Concurring, That the Iowa Legislative Research Bureau be directed to conduct, during the 1965-1967 legislative biennium, a study of the drainage laws of the State of Iowa to

determine the need for and extent of revising such laws.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code to assist the Bureau with the study. The Research Committee is further directed to appoint two (2) attorneys familiar with the drainage laws of the state recommended by The Iowa State Bar Association; two (2) engineers familiar with the drainage laws of the State of Iowa recommended by the Iowa Engineering Society; two (2) members of the county boards of supervisors recommended by the Iowa County Officers Association; two (2) farm landowners or tenants; and one (1) member representing cities and towns recommended by the League of Iowa Municipalities who shall serve in an advisory capacity to the committee established under sections two point fifty-five (2.55) and two point fifty-six (2.56) of the Code.

Be It Further Resolved, That the Legislative Research Bureau and the committee assisting the Bureau be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-second General Assembly prior to

January 1, 1967.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, Senator Kibbie presiding.

The Senate resumed consideration of Senate Concurrent Resolution 14.

Senator Murray offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 41 by striking in line 16 the word "directed" and inserting in lieu thereof the word "requested".

Further amend Senate Concurrent Resolution 41 by striking in line 22 the word "directed" and inserting in lieu thereof the word "requested".

Further amend Senate Concurrent Resolution 41 by striking in line 33 the word "directed" and inserting in lieu thereof the word "requested".

The amendment was adopted.

On motion of Senator Murray, the resolution as amended was adopted.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, Senator Kibbie presiding.

Senator Frommelt called up Senate Concurrent Resolution 48, amended by the House, and moved that the Senate concur in the House amendment.

SENATE CONCURRENT RESOLUTION 48 By Rigler and Frommelt

Whereas, Senator J. Henry Lucken of Plymouth County and Senator John A. Walker of Hamilton County will have completed twenty years of distinguished service in the Iowa legislature at the completion of their present terms, and for this long period of years have contributed valuable services to the State of Iowa:

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator Lucken and Senator Walker be presented with the chairs which they occupied during the Sixty-first General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment to the home residence of each senator.

Be It Further Resolved: That a copper plate with the proper inscription thereon showing that these chairs were presented by the Sixty-first General Assembly be properly attached to each chair.

The Senate concurred in the House amendment and the resolution as amended 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 following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 44, authorizing the Secretary of the Senate and the Chief Clerk of the House to attend the National Legislative Conference.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resoution 45, authorizing the President of the Senate and the Speaker of the House to appoint representatives of the legislature to attend various meetings between sessions.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 46, regarding closing the session of the Sixty-first General Assembly and the reconvening of any special or subsequent regular session.

Also: That the House has adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 47, presenting chairs to the President of the Senate and the Speaker of the House.

Aso: That the House receded from its amendments to and passed Senate File 430, relating to the use of subpoenas by county attorneys.

Also: That the House has concurred in Senate amendments to and passed House File 133, a bill for an act relating to life, group insurance, hospital or medical services for employees of the state, county, school district, city, town or institutions supported by public funds.

Also: That the Speaker has appointed as members of the conference committee on the part of the House on House File 675, relating to the

Iowa state sales and use taxes, Representative Stevenson, Chairman; Oehlsen, Millen and Rasmussen.

Aso: That the House has concurred in Senate amendment to House amendment and passed House File 682, a bill for an act to appropriate from the general fund to the board of control.

Aso: That the House has concurred in Senate amendments to and passed House File 718, a bill for an act making appropriations for payment of miscellaneous expense incurred or authorized by the Sixty-first General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

President Fulton took the chair.

ANNOUNCEMENT

Senator Rigler rose on a point of personal privilege and announced that he had been in touch with Senator Elthon. Senator Elthon sent regrets that he had not been able to attend most of the session because of illness and that further treatment was necessary, and sent his kindest regard to all.

Senator Hagedorn stated that members of both the Republican and Democrat parties on the tax study committee missed Senator Elthon and on behalf of the committee extended best regards from all

President Fulton joined in wishing Senator Elthon the very best.

CERTIFICATE

I, Robert D. Fulton, do hereby certify that I am the President of the Senate of the Sixty-first General Assembly of the State of Iowa; and I, Robert G. Moore, do hereby certify that I am the Secretary of the Senate of the Sixty-first General Assembly of the State of Iowa, and we do hereby jointly certify that as such President and Secretary that on the 28th day of January, 1965, the Supreme Court of the State of Iowa reported to said Senate, and filed with it, the attached and foregoing modifications, amendments, revisions and additions to the Rules of Civil Procedure, heretofore reported by said Supreme Court to the Fiftieth General Assembly of the State of Iowa;

That the date of making said report to the Sixty-first General Assembly was within the twenty days subsequent to the convening of the regular session of the Sixty-first General Assembly:

That no other report pertaining to the Rules of Civil Procedure was

made or filed by said Supreme Court with said Senate;

That there was enacted at such regular session of the Sixty-first General Assembly an Act known as Senate File 355, wherein all of said rules were rejected by the General Assembly with the exception, the revision of rule one hundred twenty-three (123) and the proposed new rule two hundred fifty-three point one (253.1) were approved. Also at said regular session by said Act an amendment to existing rule number two hundred fifteen point one (215.1) was enacted.

That no other or different changes, modifications, amendments, revisions or additions to the Rules of Civil Procedure were made or enacted at such regular session of said Sixty-first General Assembly.

Signed this 4th day of June, 1965, being the last legislative day of the

Sixty-first General Assembly.

ROBERT D. FULTON,
President of the Senate.
ROBERT G. MOORE,
Secretary of the Senate.
Senate,
Sixty-first General Assembly
of the State of Iowa.

Senator Frommelt submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of the Reverend Philip A. Hamilton, Dubuque, Dubuque County, Iowa, for appointment as a member of the Iowa State Civil Rights Commission, under the provisions of House File 263, Acts of the Sixty-first General Assembly, for the initial term extending from the date of appointment until June 30, 1969, has completed its investigation and recommends the Reverend Philip A. Hamilton for this appointment.

Andrew G. Frommelt, Chairman. Howard Tabor. Joseph W. Cassidy. Tom Riley. David Stanley.

On motion of Senator Frommelt, the report was adopted.

Senator Frommelt moved the appointment of the Reverend Philip A. Hamilton of Dubuque, Dubuque County, Iowa, as a member of the Iowa State Civil Rights Commission for the term extending from the date of confirmation and ending June 30, 1969.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 50:

zrycs, oo.			
Balloun	Floy	Lodwick	Reppert
Benda	Frommelt	Lucken	Rigler
Beneke	Hagedorn	Main	Riley
Briles	Hagie	McGill	Schroeder
Buren	Heaberlin	McNally	Shaff
Burke	Heying	Messerly	Shirley
Burns	Hill	Mills	Stanley
Cassidy	Kibbie	Murray	Stephens
Coleman	Klefstad	Nims	Tabor
Condon	Kruck	Nurse	Vance
Denman	Kyhl	Patton	Van Gilst
Dodds	Lange	Reno	Walker
Flatt	Lisle		

Nays, none.

Absent or not voting, 9:

DeKoster Ely Hansen O'Malley Elthon Griffin Mincks Shoeman

The motion prevailed and President Fulton declared the appointment of Reverend Philip A. Hamilton of Dubuque, Dubuque County, Iowa, confirmed as a member of the Iowa State Civil Rights Commission for the initial term beginning this date and ending June 30, 1969.

Senator Frommelt submitted the following report:

REPORT OF INVESTIGATING COMMITTEE

PRESIDENT OF THE SENATE: It is my pleasure to inform you that the committee appointed to investigate the character and qualifications of the Reverend Warren E. Nye, Ph.D., Dubuque, Dubuque County, Iowa, for reappointment as a member of the Board of Examiners in the Basic Sciences, under the provisions of sections 146.3 and 146.6, Code of Iowa 1962, for the six-year term beginning July 1, 1965, and ending June 30, 1971, has completed its investigation and recommends the Reverend Warren E. Nye for this appointment.

Andrew G. Frommelt, Chairman. Adolph W. Elvers. Howard Tabor. David O. Shaff. Robert R. Rigler.

On motion of Senator Frommelt, the report was adopted.

Senator Frommelt moved the appointment of the Reverend Warren E. Nye, Ph.D., of Dubuque, Dubuque County, Iowa, as a member of the Board of Examiners in the Basic Sciences, for the six-year term beginning July 1, 1965, and ending June 30, 1971.

On the question "Shall the appointee be confirmed?" the vote was:

Ayes, 52:

Balloun	Frommelt	Lisle	Reppert
Benda	Griffin	Lodwick	Rigler
Briles	Hagedorn	Lucken	Riley
Buren	Hagie	Main	Schroeder
Burke	Hansen	McGill	Shaff
Burns	Heaberlin	McNally	Shirley
Cassidy	Heying	Messerly	Shoeman
Coleman	Hill	Mills Murray Murse Patton Reno	Stanley
Condon	Kibbie		Stephens
Denman	Klefstad		Tabor
Dodds	Kruck		Vance
Flatt	Kyhl		Van Gilst
Floy	Lange		Walker

Nays, none.

Absent or not voting, 7:

Beneke Elthon DeKoster Elvers Ely Mincks O'Malley

The motion prevailed and President Fulton declared the appointment of the Reverend Warren E. Nye, Ph.D., of Dubuque, Dubuque County, Iowa, confirmed as a member of the Board of Examiners in the Basic Sciences for the six-year term beginning July 1, 1965, and ending June 30, 1971.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 95, 550 and 576; also, House Files 35, 36, 159, 171, 390, 404, 405, 498, 583, 672, 680, 693, 705, 706, 707, 708, 710, 716 and House Joint Resolution 28.

ALFRED P. BREITBACH, SR., Chairman Senate Committee. GILBERT E. KLEFSTAD, 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 95, 550 and 576; also, House Files 35, 36, 159, 171, 390, 404, 405, 498, 583, 672, 680, 693, 705, 706, 707, 708, 710, 716 and House Joint Resolution 28.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 June, 1965, sent to the Governor for his approval: Senate Files 95, 550 and 576.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 3, 1965, the Governor had approved the following bills:

Senate Joint Resolution 26, relating to the study of the court system of Iowa.

Senate File 2, relating to travel mileage.

Senate File 140, relating to interstate commerce commission authority of motor carriers.

Senate File 239, relating to Iowa's plan to combat mental retardation. Senate File 252, relating to election of chairman of the board of control and department of social welfare.

Senate File 313, relating to lease-purchase option of school buildings.

Senate File 444, relating to mentally retarded persons in this state.

Senate File 521, relating to the Indian Reservation officer. Senate File 533, relating to domestic insurance companies.

Senate File 549, relating to co-ordination of certain statutes of the Constitution of Iowa.

Senate File 555, relating to the compensation of the members of the General Assembly.

Senate File 568, relating to representation in the Senate and House in the Sixty-second General Assembly.

Senate File 573, relating to claims made against the State of Iowa.

Senate File 583, relating to moneys and credits.

Senate File 584, relating to legislative remodeling committee.

Senate File 590, relating to capital improvements.

Senate File 591, relating to highway commission members, etc. Senate File 599, relating to the Iowa development commission.

Senate File 603, relating to the flowa development commission. Senate File 603, relating to the filing of assessment protests.

Senate File 605, relating to rates of state corporation income tax.

Senate File 608, relating to an appropriation for members of the Iowa commission on interstate cooperation.

Senate File 610, relating to members of the tax revision advisory committee and the education programs advisory committee.

Senate File 612, relating to the members of the Iowa development commission.

Senate File 613, relating to the dairy trade practices study committee. Senate File 614, relating to legislators serving on legislative advisory committees.

Senate File 622, relating to an executive council revolving fund.

Senate File 623, relating to the state printing board.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 675

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on House File 675, an act relating to the Iowa state sales and use taxes contained in chapters four hundred twenty-two (422) and four hundred twenty-three (423), Code 1962, beg leave to report and to make the following recommendations:

1. That sections eight (8) and nine (9) of the bill as amended be stricken.

2. That the following new section be added to the bill:

"Sec. 8. Section four hundred twenty-three point twenty-five (423.25), Code 1962, is hereby amended by adding the following at the end thereof:

"However, if the payor of such tax to the other state has received a refund of such tax from such other state or is eligible for a refund of such tax from such other state at the time the assessment of tax is made

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by this state, no abatement of tax shall be allowed under the provisions of this section."

HOWARD REPPERT.
ALAN SHIRLEY.
STANLEY HEABERLIN.
DAVID STANLEY.
On the Part of the Senate.

ROSS STEVENSON.
CLARK RASMUSSEN.
FLOYD H. MILLEN.
On the Part of the House.

On motion of Senator Frommelt, the Senate stood at ease until the fall of the gavel.

The Senate reconvened, President Fulton presiding.

AMENDMENTS FILED

Amend Senate File 551 by striking all after the enacting

clause except the Beneke amendment of May 10 and renumber ing the remaining section accordingly. DONALD G. BENEKE. Amend Senate Concurrent Resolution 25 by striking everything after the comma in line 21 2 and inserting in lieu thereof the following: "That there is hereby created a special commission which 4 5 shall be known as the educational policy commission. The commission shall be composed of three (3) members of the Senate to be appointed by the president of the Senate; three (3) members 8 of the House of Representatives to be appointed by the speaker of the House; and nine (9) members to be appointed by the gover-9 nor as follows: One (1) to represent the governor; one (1) to be 10 11 a member of the state board of public instruction; one (1) to be 12 a member of the state board of regents; one (1) to be a member of 13 and represent the Iowa association of school boards; one (1) to 14 be a member of and represent the Iowa state education association; 15 one (1) to represent other education interests in the state; one 16 (1) to represent industry; one (1) to represent labor; and one 17 (1) to represent agriculture. 18 The commission shall have full power and authority to 19 inquire into and examine all matters relating to all areas of 20 education in Iowa including, but not limited to, higher education, 21 community and junior college education, vocational and technical 22 education, elementary and secondary education, and the administra-23 tion, supervision, and financing thereof at the state and local 24 level. 25 The commission shall choose a chairman from its membership 26 and adopt rules for the conduct of commission proceedings. The 27 commission may hold public hearings, shall have access to all 28 public records, shall be given the cooperation of all public 29 officials, and shall generally have the powers of a joint legislative committee. The commission may at any time be divided into subcommittees of three (3) or more members which shall have the 30 31

power to hold hearings in any part of the state. The commission

shall meet monthly. Special commission meetings may be called

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law."

by the chairman or by the secretary of the commission upon request 34 of any five (5) commission members. Commission members, other than members who are full-time employees of the state or any sub-36 division thereof, shall be reimbursed thirty (30) dollars per diem 37 for each day of attendance at a commission meeting. All members 38 shall be reimbursed for actual and necessary expenses incurred in 39 40 attending commission meetings.

41 The legislative research bureau shall provide research and administrative assistance for the commission. The director of 42 the bureau with the approval of the commission shall employ pro-43 fessional personnel and such other staff as shall be necessary to 44 conduct the study as directed herein. The compensation for com-45 46

mission staff shall be fixed by the commission. The commission shall be appointed and shall organize as soon as possible after the adoption of this Act and shall make 48 its final report to the Sixty-second General Assembly prior to January 1, 1967. All recommendations of the commission shall be accompanied by bills, where necessary, and copies of such bills shall be made a part of the commission's report. The commission shall be discharged of its duties upon submission of the final 53 report to the Sixty-second General Assembly except that any individual employed to conduct or assist with the conduct of the study shall be available upon call of members of the general assembly. There is hereby appropriated from any funds of the state

59 dollars or so much thereof as may be necessary, to carry out the purposes of this Act. The compensation of commission mem-60 bers and commission staff and other commission expenses shall be 61 62 paid from the funds so appropriated on vouchers approved by the 63 chairman or secretary of the commission and audited according to

not otherwise appropriated the sum of fifty thousand (50,000)

H. KENNETH NURSE.

On motion of Senator Frommelt, the Senate recessed until the fall of the gavel.

The Senate reconvened, President Fulton 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 41, directing the Legislative Research Committee to establish a committee to study the drainage laws of the state and to report to the Sixty-second General Assembly.

WILLIAM R. KENDRICK, Chief Clerk.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Senator Klefstad, 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 24; Senate Files 36, 124, 256, 257, 263, 320, 330, 340, 348, 426, 430, 441, 467, 478, 523, 543, 546, 560, 564, 569, 575, 582, 594, 597, 600, 601, 604, 621, 626, 628, 629, 631, 632, 633, 634, 635, 637, 638, 639, 640, 641, 642, 643, 644, 645 and 646; also, House Files 31, 133, 230, 417, 597, 626, 658, 663, 668, 679, 682, 709, 713, 714, 718; and House Joint Resolutions 26 and 27.

GILBERT E. KLEFSTAD, Chairman Senate Committee. ALFRED P. BREITBACH, SR., 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 24; Senate Files 36, 124, 256, 257, 263, 320, 330, 340, 348, 426, 430, 441, 467, 478, 523, 543, 546, 560, 564, 569, 575, 582, 594, 597, 600, 601, 604, 621, 626, 628, 629, 631, 632, 633, 634, 635, 637, 638, 639, 640, 641, 642, 643, 644, 645 and 646; also, House Files 31, 133, 230, 417, 597, 626, 658, 663, 668, 679, 682, 709, 713, 714 and 718; House Joint Resolutions 26 and 27.

BILLS SENT TO THE GOVERNOR

Senator Klefstad, 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 June, 1965, sent to the Governor for his approval: Senate Files 36, 124, 256, 257, 263, 320, 330, 340, 348, 426, 430, 441, 467, 478, 523, 543, 546, 560, 564, 569, 575, 582, 594, 597, 600, 601, 604, 621, 626, 628, 629, 631, 632, 633, 634, 635, 637, 638, 639, 640, 641, 642, 643, 644, 645 and 646.

GILBERT E. KLEFSTAD, Chairman.

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 4, 1965, the Governor had approved the following bills:

Senate File 333, relating to services of bulls and also a lien for services by artificial insemination.

Senate File 385, relating to local boards of health.

Senate File 397, relating to the training of dogs for hunting.

Senate File 398, relating to the buying and selling of eggs.

Senate File 408, relating to professional engineers and land surveyors.

Senate File 553, relating to educational standards and the responsibilities of the state board of public instruction.

Senate File 611, relating to an appropriation for the members of the legislative research committee and the highway study advisory committee.

Senate File 616, relating to the inventory taking of motor fuel, etc.

Senate File 624, relating to an appropriation to the department of public safety, division of highway patrol for construction of two new district headquarters buildings.

Senate File 625, relating to speed limits on freeways.

LEGISLATIVE INTERIM COMMITTEES SIXTY-FIRST GENERAL ASSEMBLY

President Fulton announced the appointment of the following committees: BUDGET AND FINANCIAL CONTROL Senate Members Joseph W. Cassidy, Walcott4-year term George E. O'Malley, Des Moines4-year term LEGISLATIVE RESEARCH Senate Members Kenneth Benda, Hartwick ______2-year term John M. Ely, Jr., Cedar Rapids2-year term John P. Kibbie, Emmetsburg ______2-year term Elmer F. Lange, Sac City ______2-year term H. Kenneth Nurse, Hartley2-year term INTERSTATE COOPERATION Senate Members Merle W. Hagedorn, Royal2-year term Peter F. Hansen, Manning2-year term Donald W. Murray, Bancroft2-year term Howard C. Reppert, Jr., Des Moines2-year term CAPITOL PLANNING COMMISSION Senate Members Vincent S. Burke, Sioux City2-year term Stanley M. Heaberlin, Pleasantville4-year term COURT SYSTEM STUDY COMMITTEE Senate Members William F. Denman, Des Moines2-year term Eugene M. Hill, Newton2-year term Tom Riley, Cedar Rapids2-year term ADVISORY INVESTMENT BOARD OF THE IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM Senate Member Jake B. Mincks, Ottumwa2-year term HIGHER EDUCATION FACILITIES COMMITTEE Senate Member Daryl H. Nims, Ames2-year term BIPARTISAN LEGISLATIVE ADVISORY COMMITTEE FOR CONSTRUCTION OF A NEW OFFICE BUILDING Senate Members Robert R. Dodds, Danville2-year term Delbert Floy, Thornton2-year term

Vern Lisle, Clarinda2-year term

DEPARTMENTAL RULES

Senate Members	_	
Donald G. Beneke, Laurens	.2-year	term
Adolph W. Elvers, Elkader	.2-year	term
Alan Shirley, Perry	.2-year	term
MEDICAL ASSISTANCE TO THE AGED ADVISORY COUNCE Senate Members	IL.	
Robert J. Burns, Oxford	.2-year	term
Don S. McGill, Melrose		
IOWA STATE FAIR AND WORLD FOOD		
EXPOSITION STUDY COMMITTEE		
Senate Members		
R. W. Hagie, Clarion	.2-year	term
Franklin S. Main, Lamoni		

COMMITTEE TO NOTIFY THE GOVERNOR

Senator Frommelt moved that a committee of five be appointed by the President of the Senate to notify the office of the Governor that the Senate was ready to adjourn sine die.

The motion prevailed and the President appointed as such committee Senators Frommelt, Denman, Heaberlin, Coleman and Lange.

COMMITTEE TO NOTIFY THE HOUSE

Senator Reppert moved that a committee of five be appointed to notify the House that the Senate was ready to adjourn sine die.

The motion prevailed and the President appointed as such committee Senators Reppert, Kruck, Nims, Mincks and Shirley.

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 Reppert reported that the committee appointed to notify the House that the Senate was ready to adjourn sine die had performed its duty.

The report was received and the committee discharged.

REPORT OF COMMITTEE TO NOTIFY THE GOVERNOR

Senator Frommelt reported that the committee appointed to notify the office of the Governor that the Senate was ready to adjourn sine die had performed its duty, and that the Governor had sent the following message:

STATE OF IOWA OFFICE OF THE GOVERNOR

Des Moines

Harold E. Hughes Governor

June 4, 1965.

The Honorable Robert D. Fulton, Lieutenant Governor, President of the Senate, Sixty-first General Assembly, State Capitol, Des Moines, Iowa.

HONORABLE MEMBERS OF THE GENERAL ASSEMBLY:

Having been informed that the Sixty-first General Assembly stands ready to adjourn, I want to convey to you my thoughts concerning your contributions to the future of our state.

This session of the Iowa General Assembly, lasting one hundred fortyfive days, has been the longest regular session in the state's history. In due time, it will also, in my opinion, be rated as the most productive session in this century.

I know that severe criticism has been leveled at you for the length of the session. I can assure you, however, that in the long run a legislative session is rated by its record of achievement and not by the number of days it lasted.

Contemporary reactions are inclined to lack depth and perspective. It will require months and quite possibly years before the historic value of the work you did during those one hundred forty-five days is adequately recognized.

No Iowa legislature in this century has had the courage to tackle such a broad range of important and difficult public-interest problems as you have undertaken. With the elimination of secrecy in the legislature, the doors were flung open, and tough, controversial legislative proposals that were avoided by the lawmakers were met head-on by this session. State government reorganization, capital punishment, billboard control, daylight saving time, water pollution, the union shop and the school bus issue—it didn't make any difference how controversial the issue might be, you were willing to face it.

This demonstration of legislative courage, in itself, is an immense contribution to good government in Iowa. Future sessions will be inclined to follow this example of responsiveness to the public will and it is unlikely that they will ever fall back into the narrow, secretive, regimented patterns of the legislatures of the past.

No chief executive has ever lived to see all phases of his legislative recommendations enacted by the Assembly. This is undoubtedly as it should be. However, I would be less than grateful if I did not take note of the considerable number of my recommendations that you did implement. In my inaugural and budget messages, I outlined a program of recommended legislative action far more extensive than most chief executives have seen fit to suggest in the past. I did this because I felt the state had a vital need for such a comprehensive program of legislative action. The fact that you enacted a major percentage of the proposals I submitted and gave

fair and full consideration on the floor of the legislature to most of those that were not adopted, makes me very appreciative, indeed.

The sheer volume of the constructive legislation you adopted during this session makes it impossible for me to enumerate every individual enactment that merits attention. I would, however, like to point out certain areas of legislation in which I feel you made especially outstanding contributions to the well-being of our people and to the future growth and progress of our state.

- (1) Your first major action of this session—the elimination of secrecy from the legislative processes—was, in my opinion, the most significant reform in state government in our time, with the exception of reapportionment.
- (2) One of the major breakthroughs for progress in this session was your adoption of a common-sense, forward-looking program of state government reorganization—including such reforms as four-year terms for future governors and lieutenant governors, annual sessions, and provision for appointment of state officials at the executive council level.

For more than a generation, these same reforms have been recommended by the thoughtful political leaders of both parties, by impartial experts in government, and by a series of distinguished study committees of which the so-called "Little Hoover Commission" in the 1950's is perhaps the best known.

This program of state government reorganization, if carried forward by the next session, has the potential of greatly increasing efficiency and economy in state government and of bringing our state government operation into phase with modern organizational procedures in private enterprise.

- (3) I can think of no responsibility of government more crucial to our future than education. In my opinion, the legislation you passed in this area constitutes the most comprehensive and progressive educational program in modern Iowa history from the standpoint of our public schools and our institutions of higher learning, as well. The passage of legislation to set up a system of area vocational-technical training schools in Iowa was in itself a milestone in the progress of our state.
- (4) One of the major problems confronting you at the opening of this session was the need for decisive legislative action to counteract the tragic rise of accidents on our highways resulting from the present-day traffic explosion. You met this problem forthrightly by enacting the most extensive and powerful public safety program in our time, including such vital measures as the increase in the Highway Patrol, temporary driving permits, seat belt legislation and the provision of \$10 million additional funds to make our primary highways safer to drive on.
- (5) You passed outstanding legislation in this session relating to local government—including constitutional home rule for cities and towns, an intergovernmental co-operation act of far-reaching potentialities, the municipal conflict of interest law and pay raises for local officials.
- (6) One of the signal contributions of this session was the enactment of long-needed reforms in public health—including reorganization of the State Board of Health, more adequate appropriations for the State Department of Health, and the anti-water pollution act and rabies control.
- (7) Despite the defeat of legislation to modernize our outmoded labormanagement relations laws in Iowa, including the proposed repeal of the statutory prohibition of union shop contracts, substantial gains were made

in this session for Iowa's working men and women. Among these are a good industrial safety law, and increases in workmen's compensation and unemployment compensation benefits.

- (8) The Sixty-first General Assembly made significant contributions to the field of public welfare, including provision for the long-needed maximum security hospital for mentally disordered offenders, legislation to permit the establishment of an alcoholic treatment facility at Oakdale, the juvenile court law, generally favorable appropriations to the state's welfare programs, and the establishment of a state Commission on the Aging.
- (9) History was made in the area of civil rights by this Assembly by such constructive actions as the establishment of the state's first statutory civil rights commission, the passage of a public defender law, and provision for treatment for individuals receiving second and third OMVI convictions.
- (10) While there were wide and in some cases irreconcilable differences of opinion on revenue and appropriations matters, you did enact a workable, pay-as-you-go fiscal program for state government, including major reforms, such as state withholding, and substantial state refunds to local districts, including increased agricultural land tax credits and school aid.
- (11) One of the imperatives of this session was to adopt measures to sustain and strengthen Iowa's remarkable gains in industrial development and general business conditions of the past three years. You members of the Assembly responded to this need by substantially strengthening the Iowa Development Commission's program, by authorizing the establishment of an area vocational-educational training system, by the adoption of the uniform commercial code, and by the repeal of five mills of the monies and credits tax on individuals and estates.
- (12) In addition to the areas mentioned, you enacted a wide range of significant public-interest legislation that does not fit in any specific category, including the abolition of capital puninshment, billboard control on the interstate system, consumer fraud protection, uniform daylight saving time, and the sensible change in the date of the primary elections.
- (13) I heartily approve of the action taken during this session in the area of vitally needed capital improvements—the appropriation for the new state office building so that important state agencies will not have to be housed in scattered and costly rental quarters; the implementation of our capital improvement plans; and the capital appropriations to our state institutions.
- (14) Last, but by no means the least, I commend you for your constructive action in the all-important area of legislative reapportionment. The resolution setting up general guide-lines for future apportionment is, in my opinion, sound constitutional law that will enable us to have fair and workable apportionment in the years ahead. The temporary plan adopted will do the job adequately in the intervening years until the constitutional amendment goes into effect.

As you know, I strongly favored ratification of the constitutional measure for subdistricting passed by the Sixtieth General Assembly. However, subdistricting is provided for in the permanent reapportionment formula.

In conclusion, I would like to invite your attention to the critical articles that have been running in several national publications such as the National Civic Review, Newsweek and the Reader's Digest on what is referred to as "our horse and buggy state legislatures."

Among the main recommendations made in these articles for reorganizing and modernizing the structure of our state legislatures are: (1) Annual sessions in order to handle efficiently the vastly increased legislative workloads of growing states, (2) Increased pay for legislators, (3) More adequate office space and facilities, and (4) Improved legislative research facilities.

It is a credit to the Sixty-first General Assembly that you have taken some action relating to all four of these points. It is my hope that the next session will give special additional attention to the fourth point—the expansion and strengthening of our legislative research facilities.

To each of you members of the Sixty-first General Assembly, I want to express my appreciation once again for the constructive work you have done in this session and for the personal courtesies you have accorded me. I wish you health and happiness in the years ahead.

Very truly yours,
HAROLD E. HUGHES, Governor.

At the closing of the session, President Fulton said:

The Sixty-first session of the Iowa General Assembly was more than just a good session or a productive session. It was a monumental session, one that will be viewed by Iowa historians as the session that set Iowa's face toward the future.

The members of this General Assembly kept faith with Iowa's future. All of Iowa will benefit from their actions, especially in the field of education.

If the General Assembly had enacted no more than its education program, it would have been a session of unprecedented benefit for Iowa.

We passed a \$20 million program of additional state aid to schools.

We enacted a vocational-education program that will provide for the education of the student who does not go to college.

We faced up to our responsibilities in passing a sweeping school reorganization act and a new approval standards law.

We have greatly increased the appropriations for our institutions of higher learning.

The \$500,000 college scholarship program will enable Iowa students with high aptitude, but low funds, to go to college, thus making use of the abilities of our most talented and deserving young people.

This session will be marked by historians as the one that saw the end of Iowa's nineteenth century governmental structure and the beginning of a form of state government competent to deal with the challenges of the twentieth century.

By providing for governmental reorganization, the item veto, annual sessions, a short ballot and appointive cabinet, legislative reapportionment and four-year terms for the governor we have kept the promises made by both political parties to increase the efficiency of government.

The laws passed by this session of the Assembly go to the heart of our highway safety problems. By enacting a driver's training program, a temporary license program and an anti-drag racing law, we have taken positive steps to curb reckless driving among our teen-agers. By increasing the rate of highway construction and repair, passing a compulsory seat belt law, adding to the highway patrol and providing for highway rest

areas and billboard control we have moved to cut the highway death toll that strikes all age groups.

The action taken in the field of health and welfare—adequate welfare allowances, a strengthened health department, a water pollution control bill, a state meat inspection bill, the Commission on the Aging bill, and adequate medical aid to our aged—are in keeping with the needs of an Iowa that is becoming more industrialized and urbanized.

The rights of all Iowans will be protected by numerous pieces of legislation passed—the civil rights, consumer protection, public defender and the death penalty abolition bills, for instance.

This was a long session. Legislation such as we passed cannot be accomplished in sessions lasting a few weeks.

There were heated debates in this session. But this was the result of the banning of secrecy in our committees and of the new legislative policy of bringing all controversial issues out into the open. Controversial issues this year were debated on the floor in the full sight of all of the people of Iowa.

The policy of confirming the Governor's appointments in open session by open ballot, rather than in closed sessions by secret ballot, has been a great advance for democracy in Iowa. We had been told it wouldn't work, that it would result in either inferior appointments or in character assassination on the floor of the Senate. It worked and neither resulted,

I would be less than honest if I did not mention two areas in which the legislature failed to take constructive action. Our failure to change Iowa's outmoded labor statutes, has put off for at least two more years the beginning of a better era of labor-management relations in our state.

Our failure to enact a state civil service law leaves unfulfilled pledges made in the 1964 platforms of both of our political parties.

We have disagreed often in this session, but this is the sign of a healthy democratic society. We have given Iowa its greatest program of progress in this century and this, in the final analysis, is what counts.

My sincere thanks to all who cooperated and contributed to the success of the Sixty-first General Assembly of Iowa.

FINAL ADJOURNMENT

In accordance with Senate Concurrent Resolution 49, duly adopted, the hour of 5:00 p.m., June 4, 1965, having arrived, President Fulton declared the Senate of the Sixty-first General Assembly adjourned sine die.

SENATE BILLS APPROVED AFTER SESSION

The following list shows the Senate Files approved by the Governor after the close of the session, with the date of approval:

Senate File 95, relating to dependent, neglected, and delinquent children. Approved June 7, 1965.

Senate File 550, relating to vocational schools and area community colleges, etc. Approved June 7, 1965.

Senate File 576, relating to the state military forces. Approved June 7, 1965.

Senate File 256, relating to reimbursement of school districts for loss of taxes. Approved June 30, 1965.

Senate File 263, relating to the taking of bids in connection with public improvements in cities and towns. Approved June 30, 1965.

Senate File 340, relating to the importation of swine into Iowa. Approved June 30, 1965.

Senate File 430, relating to the use of subpoenas by county attorneys. Approved June 30, 1965.

Senate File 467, relating to the use of auxiliary axles on vehicles. Approved June 30, 1965.

Senate File 560, relating to the advertising and selling of courses of instruction. Approved June 30, 1965.

Senate File 582, relating to the issuance of bonds by municipal corporations. Approved June 30, 1965.

Senate File 594, relating to motor fuel and special fuel tax laws. Approved June 30, 1965.

Senate File 600, relating to withholding of state income taxes on income earned in Iowa, etc. Approved June 30, 1965.

Senate File 601, relating to an appropriation for settlement of claims against the State of Iowa. Approved June 30, 1965.

Senate File 604, relating to the depositing of sales tax receipts by retailers. Approved June 30, 1965.

Senate File 621, relating to an appropriation for funds for various departments and various divisions thereof, of the State of Iowa. Approved June 30, 1965.

Senate File 626, relating to an appropriation for the state conservation commission. Approved June 30, 1965.

Senate File 628, relating to an appropriation for the central office of the board of control. Approved June 30, 1965.

Senate File 632, relating to payment of license fees for creamery and cheese factories. Approved June 30, 1965.

Senate File 633, relating to an appropriation to the department of public instruction for state aid for transportation. Approved June 30, 1965.

Senate File 634, relating to the National Defense Education Act of 1958, and making an appropriation to the department of public instruction for participation in said Act. Approved June 30, 1965.

Senate File 635, relating to an appropriation to the department of public instruction for construction of vocational schools. Approved June 30, 1965.

Senate File 637, relating to the agricultural land tax credit. Approved June 30, 1965.

Senate File 638, relating to the Iowa commission on interstate cooperation and making an appropriation for travel and other necessary expenses of commission members. Approved June 30, 1965.

Senate File 639, relating to an appropriation to the department of public instruction for driver's training aid for school districts. Approved June 30, 1965.

Senate File 640, relating to an appropriation to the department of public instruction for salaries, support and maintenance. Approved June 30, 1965.

Senate File 643, relating to an appropriation to the department of public instruction for vocational education. Approved June 30, 1965.

Senate File 644, relating to an appropriation to the department of public instruction for general state aid for school districts. Approved June 30, 1965.

Senate File 645, relating to an appropriation to the department of public instruction for specified school aid. Approved June 30, 1965.

Senate File 646, relating to an appropriation to the department of public instruction for supplemental aid to certain school districts of the state. Approved June 30, 1965.

Senate File 36, authorizing school districts to pay for group health care coverage and group life insurance for employees. Approved July 1, 1965.

Senate File 124, relating to the compensation of members of the state conservation commission. Approved July 1, 1965.

Senate File 257, relating to the taxable value of buildings. Approved July 1, 1965.

Senate File 320, relating to the special assessment of public improvements in cities having a population of one hundred twenty-five thousand or more. Approved July 1, 1965.

Senate File 330, relating to and defining narcotic drugs. Approved July 1, 1965.

Senate File 348, relating to the use of throw or trot lines in fishing. Approved July 1, 1965.

Senate File 426, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, etc. Approved July 1, 1965.

Senate File 441, relating to seasonal liquor licenses. Approved July 1, 1965.

Senate File 478, providing for an additional agricultural producer association and including such association in the agriculture marketing board. Approved July 1, 1965.

Senate File 523, relating to regulation of use of the flood plains of rivers and streams in the state. Approved July 1, 1965.

Senate File 543, relating to comprehensive planning of water resources of the state and matters associated therewith. Approved July 1, 1965.

Senate File 564, authorizing cities and towns to provide ambulance service. Approved July 1, 1965.

Senate File 569, relating to proceedings providing for the organization, reorganization, enlargement, or change in the boundaries of school corporations. Approved July 1, 1965.

Senate File 575, relating to civil defense in the State of Iowa. Approved July 1, 1965.

Senate File 597, relating to the Uniform Commercial Code Act. Approved July 1, 1965.

Senate File 629, relating to the legislative research committee and the legislative research bureau. Approved June 30, 1965.

Senate File 631, relating to the use of joint county-city or town buildings. Approved July 1, 1965.

Senate File 642, relating to assessment of property for the moneys and credits tax. Approved July 1, 1965.

SENATE BILLS DISAPPROVED AFTER SESSION AND GOVERNOR'S VETO MESSAGES

Senate File 335, relating to permits for the operation of vehicles and loads of excess length, height, width and weight, etc. Disapproved June 30, 1965.

The Honorable Gary L. Cameron, Secretary of State, State House, Local.

Dear Mr. Cameron:

Senate File 335 of the Sixty-first General Assembly, an act relating to permits for the operation of vehicles and loads of excess length, height, width and weight, and relating to the delegation of powers to the State Highway Commission, county boards of supervisors and city and town councils to issue special permits for the movement of oversize and/or overweight vehicles on state highways, county roads and municipal streets, is hereby disapproved and, in accordance with Article III, Section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

In my analysis of this legislation, I did not question that the General Assembly had acted in good faith to assist a major Iowa industry by clarifying and streamlining regulatory procedures in connection with a frequently occurring problem in transport on our streets and highways. It was my impression that those who supported this legislation were aware that it constituted an important delegation of authority but felt that if given jurisdiction in this area, state and local governmental authorities would act judiciously and with the public interest uppermost in their minds in granting permits. In this respect, it seemed that the bill in question was in line with the home rule concept of allocating responsibility in government.

Nevertheless, I felt that the legislation went too far in its delegation of authority. The protection of human lives on our highways and the preservation of our highway system—including the state highways, the county roads and the city streets—is a matter of state-wide, not purely local concern. I therefore feel that the legislature should not delegate its authority to set standards and guidelines in this area.

Finally, I had severe doubts as to whether or not this legislation represented an unconstitutional delegation of authority. I therefore asked the Attorney General for an opinion on the constitutionality of Senate File 335 and the related measure, Senate File 641.

The Attorney General has delivered an opinion, dated June 29, 1965, holding that "the legislature has unconstitutionally delegated broad legislative powers to the highway commission and local authorities in Senate File 335 as they have omitted standards or basic rules by which the highway commission or appropriate local authorities may proceed in considering the issuance or withholding of a permit. Further, the statute is invalid for the reason that there is a delegation of absolute and arbitrary discretion as to whether a permit will be withheld or granted. There is an omission of guidelines in this area and the result can be that, under identical circumstances, a permit can either be granted in one instance or

withheld in another. This situation would result in having the legislative power vested in administrative personnel, who are removed from the elective power of the people."

With full respect for the good intentions of the General Assembly in adopting Senate File 335, I feel for the above reasons that it is my re-

sponsibility to disapprove this bill.

Very sincerely, HAROLD E. HUGHES, Governor.

Senate File 641, relating to the width and weight of vehicles operated on the interstate system. Disapproved June 30, 1965.

The Honorable Gary L. Cameron, Secretary of State, State House, Local.

Dear Mr. Cameron:

Senate File 641 of the Sixty-first General Assembly, an act relating to the width and weight of vehicles operated on the interstate system, is hereby disapproved and, in accordance with Article III, Section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

The General Assembly's sole reason for adopting Senate File 641 was to amend Senate File 335, which I have disapproved this date. Therefore, no useful purpose could be served by allowing Senate File 641 to become law.

Very sincerely,

HAROLD E. HUGHES, Governor.

Senate File 546, relating to assessment and valuation of property. Disapproved July 1, 1965.

The Honorable Gary L. Cameron, Secretary of State, State House, Local.

Dear Mr. Cameron:

Senate File 546 of the Sixty-first General Assembly, an act to amend chapter four hundred forty-one, Code 1962, relating to assessment and valuation of property, and setting a reasonable time schedule, is hereby disapproved and, in accordance with Article III, Section 16, Constitution of the State of Iowa, transmitted to the Secretary of State.

This legislation originally was introduced at the request of the State Tax Commission and the Comptroller's office. It was designed to expedite the transmission to the state government of information concerning property tax assessments in each county. It was passed by the Assembly without a dissenting vote. However, in the process, the bill was amended with the intent of changing the final date for filing applications for homestead tax credit and military service tax exemption from the present July 1, each year to June 1.

Both the State Tax Commission and the Comptroller's office have advised me that they do not feel the bill in its final form would accomplish the purpose for which it was requested—namely, more efficient administration.

It is apparent that moving the deadline for filing for homestead credit

from July 1 to June 1 would cause some difficulty at the local level, because a great many property owners move from one taxing district to another during the month of June and because a person purchasing another home between June 1 and July 1 could lose his homestead credit for an entire year even though he met the six-month residency requirement. Furthermore, the bill, as amended, could cause some confusion in administration, because all references to July 1 as the final filing date for military service tax exemption were not removed.

Therefore, despite the good intentions of the Assembly in adopting it, I feel it would be inadvisable to permit this measure to become law at

this time.

Very sincerely, HAROLD E. HUGHES, Governor.

LEGISLATIVE INTERIM COMMITTEE APPOINTMENT AFTER SESSION

President Fulton announced the resignation of David O. Shaff, Clinton County, Clinton, Iowa, as a member of the Interstate Cooperation Committee.

President Fulton announced the appointment of Vernon H. Kyhl, Butler County, Parkersburg, Iowa, as a member of the Interstate Cooperation Committee.

IN MEMORIAM

Senate

BALDWIN, HOWARD CAug.	1,	1904-Nov.	18,	1964
Bateson, R. RNov.	15,	1897-Jan.	15,	1964
Burrows, Robert OJune	20,	1899-Feb.	11,	1965
FAUL, GEORGE MOct.	10,	1898-Aug.	6,	1963
GILLETTE, LESTER SJune	28,	1892-Jan.	27,	1964
GOODWIN, WILLIAM JJan.	15,	1878-Dec.	19,	1963
HICKLIN, EDWIN RMar.	1,	1895-Sept.	20,	1963
KLEIN, TUNIS HMar.	14,	1888-Feb.	21,	1965
McArthur, WilliamJuly	15,	1886-Oct.	22,	1963
MERCER, LEROY SNov.	30,	1889-Apr.	6,	1965
WHITEHEAD, GLEN EAug.	11,	1892-Oct.	21,	1964

MEMORIALS

HOWARD C. BALDWIN

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Howard C. Baldwin, begs leave to submit the following:

Howard C. Baldwin was born in Cascade, Iowa, on August 1, 1904, and died November 18, 1964, at his home in Elmhurst, Illinois. He was a graduate of Cascade High School and the University of Iowa.

A former Cascade newspaper publisher, he was first elected to the Senate in 1933 to fill a vacancy. He was elected to regular terms in 1934 and 1938. He was an unsuccessful candidate for the Democratic nomination for lieutenant governor in 1942.

At the time of his death, Mr. Baldwin was assistant to the manager for public information of the Atomic Energy Commission (AEC) office at Argonne, Illinois. He joined the AEC in 1947 following World War II, in which he served as a lieutenant commander in the Navy.

Mr. Baldwin is survived by his widow, Alice.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of Harold C. Baldwin, the state has lost a valuable, loyal and honored former citizen, and by this resolution tenders its sincere sympathy to his family.

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 instructed to forward an enrolled copy to his family.

ANDREW G. FROMMELT, Chairman, HOWARD TABOR, ADOLPH W. ELVERS,

Committee.

The resolution was unanimously adopted.

R. R. BATESON

Mr. President: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable R. R. Bateson, begs leave to submit the following memorial:

Mr. Bateson was born in Eldora, Hardin County, Iowa, on November 15, 1897, a son of Harvey E. Bateson and Ellen May McDonald. He was a graduate of Eldora High School, the University of California at Berkeley, and the State University of Iowa law school. He was married to Bernice Grigg of West Liberty in 1933. He began his practice of law in Eldora soon after being admitted to the bar in 1923. At the time of his death on January 15, 1965, he was the senior member of the Bateson and Dunn law firm in Eldora.

Mr. Bateson had a wide acquaintance in state and local Republican circles and was elected Hardin county attorney in 1932. He was active in com-

munity affairs during the past thirty years serving as Chamber of Commerce president, chairman of the Memorial Hospital board, past master of the local Masonic lodge, president of the Eldora school board, Hardin county president of the Tall Corn Boy Scout Council, commander of the Walter Sayer American Legion Post No. 182, a member of the Wildlife club and the Congregational church. He also held memberships in the county, state and American bar associations. He served as president of both the Hardin county and state bar associations and was chairman of the professional ethics and conduct committee from 1951-1959.

Mr. Bateson represented Hardin, Hamilton and Wright Counties in the State Senate during the Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies of Iowa, serving on many important standing committees.

Mr. Bateson's untimely death followed a heart attack while on vacation with his wife at Acapulco, Mexico. The Senate is proud to acknowledge the high character of his service to the state.

He is survived by his widow; two children, Robert R., a Chicago attorney, and Bette Thompson of Mason City; and three grandchildren, Robin, Richard and Randall Bateson.

Now, Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of the Honorable R. R. Bateson the State of Iowa has lost a valued and honored citizen, and by this resolution attests its sincere sympathy to his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate and the Secretary of the Senate be directed to send an enrolled copy to Mrs. Bateson, his son and his daughter.

JOHN A. WALKER, Chairman, R. W. HAGIE, MAX MILO MILLS,

Committee.

The resolution was unanimously adopted.

ROBERT O. BURROWS

Mr. President: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Robert O. Burrows, begs leave to submit the following memorial:

Robert Burrows was born at Pierre, South Dakota, June 20, 1899, the eldest son of O. C. and Debra Burrows. The family lived at Little Rock, Arkansas; St. Louis, Missouri; and Afton, Iowa, prior to moving to Belle Plaine, Iowa, and purchasing The Union there. He was graduated from Belle Plaine Community High School in 1917 and enlisted in the U. S. Army on June 20 of that year. He served with Company A, 109th Engineers in the 34th Division in France, being discharged July 2, 1919.

He was married to Bess Shurtleff on February 2, 1920, at Marion, Iowa, and to them were born two children, Robert and Joan.

In addition to working on The Union, he was also advertising manager of daily newspapers at Urbana and Effingham, Illinois, in the early 1930's.

In 1961 he received the Master Editor-Publisher award of the Iowa Press Association and was named best columnist in Iowa by Sigma Delta Chi professional journalism society in 1962.

He was a member of Christ Methodist Church and was active in many civic organizations as well as Masonic circles. At the time of his death he was worshipful master of Hope Lodge No. 175, A.F. and A.M., Iowa City. He also was a member of St. Bernard Commandery, No. 14KT, Royal Arch Masons, El Kahir Shrine, and Morning Star Chapter No. 108, Order of Eastern Star.

Senator Burrows also held membership in the Independent Order of Odd Fellows and Sigma Delta Chi professional journalism society and had been a member of the Benton County Soldiers' Relief Commission and the Benton County Selective Service Board. He had also served his county as its coroner.

Senator Burrows served his first of two terms in the House of Representatives in the General Assembly in 1951. In the fall of 1962 he was elected to the State Senate and had served during one Extraordinary session and two regular sessions in this legislative body.

Senator Burrows passed away on February 11, 1965 at Iowa Methodist Hospital in Des Moines, Iowa, after an illness of one day. He was a member of the Republican party and was representing his district in the Sixty-first General Assembly at the time of his death.

In addition to his widow and children, Robert and Joan, he is survived by two grandchildren, Kristine and James, and two brothers, John and Richard, all of Belle Plaine, Iowa.

Senator Burrows enjoyed the esteem and respect of the members of the House and Senate with whom he served.

He had a sincere desire to act with fairness at all times and always had the courage to act in accordance with his convictions.

His passing is a loss to the State of Iowa and his home community.

Now, Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of the Honorable Robert O. Burrows, the State of Iowa has lost a valued and honored citizen, and by this resolution attests its respect for and admiration of him and tenders its sincere sympathy to his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate and the Secretary be directed to send an enrolled copy to the members of his family.

CHARLES F. BALLOUN, Chairman, KENNETH BENDA, J. HENRY LUCKEN,

Committee.

The resolution was unanimously adopted.

GEORGE M. FAUL

Mr. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George M. Faul, begs leave to submit the following memorial:

George Mitchell Faul, Des Moines lawyer, insurance company and savings and loan association executive, represented Polk County in the Senate of the Forty-eighth through the Fifty-third sessions of the General Assembly of Iowa. He retired from the Senate at adjournment of the Fifty-third General Assembly.

He was Vice President, General Counsel and a Director of the American Mutual Life Insurance Company, and a Director of the United Federal Savings and Loan Association. He was a member of the American Life Convention and the Association of Life Insurance Counsel. He became a member of the Des Moines Board of Water Works Trustees in 1959 and remained on the Board until his death, August 6, 1963 at 64 years of age.

He was born October 10, 1898 on a farm near Forest City, Pennsylvania. His father, David Faul, was of German extraction, and his mother, Katharine (Knobel) Faul, was of French descent. His parents moved to a farm in New York state when he was young. Before he graduated from high school he joined a National Guard company which became part of the 27th Division in France in World War I.

Upon his return from service he completed his high school education in University Preparatory School, and received his law degree from National University Law School in Washington, D. C. He came to Des Moines to begin his law practice in 1923. Acquaintances with Des Moines men made in the army and law school influenced his decision to start law practice in Des Moines.

He was Commander of Argonne Post No. 60, American Legion, in 1935 during construction of the Argonne-Armory Building. He twice won the W. C. Rathke award for community service, a state Legion competition between the districts in the state.

He was elected to the Senate in 1938, starting his service in 1939. In 1940 he sought the Republican nomination for Congress in what was then the sixth district. He was high in the five man primary race, 81 votes ahead of the late Representative Paul Cunningham, who won on the tenth ballot of the convention necessary because no candidate received the required thirty-five per cent of the total vote.

Senator Faul enjoyed being in the Senate. He was a man with a wide range of concern over and a driving force in enactment of historic social welfare, veteran, fiscal and conservation legislation outside his work in law, insurance and banking. He initiated, jointly sponsored and eloquently supported many measures that had been slow in adoption. One of his proudest achievements was the aid to dependent children law in 1943. The bill came over from the House, and the Senate passed it without a dissenting vote.

He was a legislative leader in enactment of the World War II \$85,000,000 soldier bonus and in committing \$50,000,000 of a treasury surplus to reduction of the bond issue.

He led the move to get the Liquor Control Commission to add ten per

cent to its liquor store prices and give half the additional revenue to cities and towns on a population basis and the other half to counties as a military service tax exemption credit.

Always articulate, he could be forceful in speech when irritated, as he was when a House bill to place in a single state general fund all balances in the revenue from sales, income and use taxes and the liquor control fund came up in the Senate. "There is no member of the Legislature," he said, "who knows how much free money the state has in its treasury. I have seen all the statements estimating money on hand and money in sight, and still am unable to determine for myself what we have to spend."

One of the last things he did in the Senate, in 1949 when he kenw he wouldn't run again, was to urge the Senate to pass the House bill increasing the session compensation of 1951 legislators from \$1,000 to \$2,000. The \$1,000 session compensation had not been increased since 1913. The 1957 Legislature increased it to \$30 per day.

Senator Faul won many dedicated, sincere and warm friends in his political and community life. A notable Senate friendship was that of Senator Faul and Senator John P. Berg of Cedar Falls. Their common interest in so many things led them to joint introduction of so many bills that casual visitors to the chamber frequently expressed curiosity about the identity of "Senator Faulanberg".

His law practice in Des Moines spanned 40 years. He was made Special Counsel for American Mutual Life Insurance Company in 1940. That was the year his nephew, Henry F. Grant, received his law degree from the State University of Iowa and became his uncle's partner in the law firm of Faul and Grant.

Faul was made a Director and General Counsel for America Mutual Life Insurance Company in 1941, and was elected Vice President in 1942.

He was married to Helen Flack Young of Des Moines in December, 1942.

Now, Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of the Honorable George M. Faul, the State of Iowa has lost a valued and honored citizen, and by this resolution attests its respect for and admiration of him and tenders its sincere sympathy to his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate and the Secretary be directed to send an enrolled copy to the members of his family.

LEO ELTHON, Chairman, GEORGE E. O'MALLEY, HOWARD C. REPPERT, JR.,

Committee.

The resolution was unanimously adopted.

LESTER S. GILLETTE

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Lester S. Gillette, begs leave to submit the following:

Lester S. Gillette was born in Dickinson County June 28, 1892, and passed away January 27, 1964.

In 1917 Lester S. Gillette and Cecelia E. Murray were married. To this union seven children were born; Jean, Mary, Riley, John, Charles, Rita and Frances.

He attended rural school, Milford High School, Iowa State College, and the University of Missouri. He had a Master's degree. A member of the honorary fraternities Alpha Zeta, Delta Sigma Rho, Phi Kappa Phi and Sigma Xi. Member of the staff of Iowa State College experiment station 1914 to 1919. He was a farmer and was nationally known as a judge of dairy cattle.

He served on the Farm Debt Advisory Board, Dickinson County Farm Bureau, Milford township school board, C. D. Farm Service Company, Spencer Farm Loan Association and Iowa State Farm Bureau Executive committee. He served on the state advisory committee of the Farm Security Administration.

He was elected State Senator in 1936 from the Forty-seventh Senatorial District comprised of Clay, Dickinson, Emmet, Kossuth, and Palo Alto Counties.

He was a Director of the Farm Credit Board of the eighth district. He was the democratic candidate for Governor in 1950. He served on the State Board of Regents July 1, 1943 to June 30, 1949 and February 13, 1957 to June 30, 1961.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of Lester S. Gillette, the state has lost a valuable, loyal and honored citizen, and by this resolution tenders its sincere sympathy to the members of the family.

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 instructed to forward an enrolled copy to each member of his family.

MERLE W. HAGEDORN, Chairman, H. KENNETH NURSE, JOHN P. KIBBIE,

Committee.

The resolution was unanimously adopted.

WILLIAM J. GOODWIN

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late William J. Goodwin, begs leave to submit the following:

William J. Goodwin was born on a farm south of Beaver, in Boone County, Iowa, on January 15, 1878, son of Robert and Margaret Goodwin.

In 1901 William Goodwin and Grace Kingman were married. Mrs. Goodwin died in 1948.

W. J. Goodwin acquired the Redfield Brick and Tile Company in 1909, the first of his many clay products plants.

He was elected to serve as a trustee of Drake University in 1912 and attained a life membership in 1956. He was chairman of the Drake board from 1928 to 1930.

As State Senator from Polk County, Mr. Goodwin served from 1923 to 1927 in the Iowa Legislature during the Fortieth, Fortieth Extraordinary and Forty-first sessions.

It was in 1934 that Mr. Goodwin was elected Chairman of the Board of Central National Bank and Trust Company. He was a director of both Des Moines National Bank and Iowa-Des Moines National Bank and Trust Company.

He was rumored as a Republican candidate for Iowa governor in 1936 and also for Sixth District congressman. He firmly declined all overtures to be a candidate for United States Senator from Iowa.

He was midwestern leader of the National Republican Program Committee in 1940. The farm plan he suggested was adopted by the committee. Former President Herbert Hoover, former New York Governor Thomas A. Dewey and Theodore Roosevelt, Jr., were on the committee.

During the 1940's and 1950's other clay products plants were acquired in several Iowa cities. In 1955 Mr. Goodwin's two sons purchased his interests in what are operated now as the Goodwin Companies.

Mr. Goodwin became a director and treasurer of the Town Mutual Dwelling Insurance Company in 1944. He was named a director in both Town Mutual and Allied Mutual Insurance Companies when the companies consolidated.

He formerly was a trustee of Plymouth Congregational Church. In recent years he became a member of St. Andrew's Church. He was one of the original trustees of the fund that created Smouse Opportunity School.

Mr. Goodwin was a member of the Des Moines Rotary Club, Des Moines Club, Pioneer Club, Greater Des Moines Committee, Iowa Manufacturers Association and the Greater Des Moines Chamber of Commerce. He was a thirty-second degree Mason, belonging to all Scottish Rite bodies and Za-Ga-Zig Shrine. He also was a member of Modern Woodmen of the World.

William J. Goodwin died in his sleep at his home December 19, 1963, in Des Moines, Iowa, and is survived by his sons, William J., and Robert K., and a daughter, Jane, now Mrs. W. J. Brandenburg, Jr.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of William J. Goodwin, the state has lost a valuable, loyal and honored citizen, and by this resolution tenders its sincere sympathy to the members of the family.

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 instructed to forward an enrolled copy to each member of his family.

GEORGE E. O'MALLEY, Chairman, WILLIAM F. DENMAN, C. JOSEPH COLEMAN,

Committee.

The resolution was unanimously adopted.

EDWIN REICHLEY HICKLIN

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Edwin Reichley Hicklin, begs leave to submit the following memorial:

Edwin Reichley Hicklin was born in Wapello, Iowa, March 1, 1895, where he resided his entire life.

He was married to Irene Anderson from Dayton, Iowa, in 1919 and was the father of three sons, Edwin A., who resides and practices law at Wapello, Iowa; Dr. Martin D., with the United States Public Health Service, Atlanta, Georgia; Charles W., commercial artist, Chicago, Illinois; and a daughter, Portia, who died in infancy.

Mr. Hicklin graduated from Wapello High School, Drake University with a B.A. degree, and the University of Iowa Law School in 1917.

He served in both World Wars I and II.

Mr. Hicklin practiced law at Wapello, Iowa, where he served as a member of the Republican State Central Committee. He was the state chairman of the successful campaign for the nomination and election of President Dwight D. Eisenhower in 1952. He served as County Attorney in 1922 and 1924, and in the Iowa State Senate in the Forty-fourth and Forty-fifth General Assemblies from the old Twentieth Senatorial district, consisting of Louisa and Muscatine counties. He was a candidate for Congress in 1934. In 1960, he was appointed as United States District Court Judge for the Southern District of Iowa and served in this capacity until his retirement because of ill health in 1963.

Judge Hicklin died September 20, 1963. He is survived by his wife, three sons and eight grandchildren.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of the Honorable Edwin Reichley Hicklin, the state has lost an honored citizen and a faithful and useful servant, and the Senate by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate and that the Secretary of the Senate be directed to forward an enrolled copy to each member of the family of the deceased.

> DAVID STANLEY, Chairman, RICHARD L. STEPHENS, CLIFFORD M. VANCE,

> > Committee.

The resolution was unanimously adopted.

TUNIS H. KLEIN

MR. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Tunis H. Klein, begs leave to submit the following:

Mr. Tunis H. Klein, an esteemed lifelong resident of Pella, Iowa, was born March 14, 1888, one of the five children of Antonie T. and Jennie Akkerman Klein. He passed on to his eternal reward February 21, 1965, at the age of 76.

He was united in marriage December 3, 1913, with Jessie M. Forsyth of Humboldt, Iowa. Surviving are Mrs. Klein and two children, Donald F. and Mrs. John H. (Bonnie) Smith, now both of Rock Valley, Iowa, five grandchildren and two sisters.

Tunis H. Klein was a graduate of the University of Iowa and Drake University Law School in 1913 and practiced law in Pella, Iowa, for fifty years, during which time he was a member of the Iowa State Bar Association.

He was a member of the Second Reformed Church and the Masonic Lodge.

He served with honor and distinction in the Iowa Senate in the Fifty-first, Fifty-second, and Fifty-second Extraordinary General Assemblies—1945 and 1947—and as mayor of Pella for nine consecutive years from 1949 to 1958.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in passing of the Honorable Tunis H. Klein, the state has lost a valued public servant and honored citizen and by this resolution tenders its sympathy and best wishes to Mrs. Klein and members of the family.

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 instructed to forward an enrolled copy of this resolution to Mrs. Klein, and his son and daughter.

STANLEY M. HEABERLIN, Chairman, J. HENRY LUCKEN, JOHN A. WALKER,

Committee.

The resolution was unanimously adopted.

WILLIAM McARTHUR

Mr. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable William McArthur, begs leave to submit the following memorial:

William McArthur was born on a farm near Mason City, July 15, 1886, and passed away October 22, 1963.

In addition to his widow Avice, Mr. McArthur is survived by a son, Dan Neil of Mason City, and two daughters, Mrs. S. K. Fosholt of Muscatine, Iowa; and Mrs. D. S. Beshers, New York City.

William McArthur graduated from Iowa State College with a BSA degree in 1910, a Professional Master's degree in 1923. Member of Adelante Fraternity and Alpha Zetz, honorary Agricultural Fraternity.

William McArthur was a longtime federal farm program official. He was a member of the original three-man "Corn-Hog" committee which

administered the first New Deal farm program in Iowa in 1933-35. He also served on the AAA state committee. Mr. McArthur became chief of the grain division of the Commodity Credit Corporation in Washington, D. C., in 1940. He remained active in positions of importance in that agency until his retirement in 1954. Mr. McArthur's work in the allocation of grain for export during the post World War II period won him a Legion of Honor award from the French government. He also served on the U. S. delegation to the international wheat council.

Mr. McArthur served Cerro Gordo and Hancock Counties in the Iowa Senate from 1933 to 1936. He served in the Iowa House as Cerro Gordo County State Representative in 1959.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly: That in the passing of the Honorable William McArthur the state has lost a valuable, loyal, and honored citizen, and by this resolution tenders its sincere sympathy to the members of the family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the Senate and the Secretary be directed to send an enrolled copy to each member of his family.

> DELBERT FLOY, Chairman, ROBERT R. RIGLER, LEO ELTHON,

> > Committee.

The resolution was unanimously adopted.

LEROY S. MERCER

Mr. President: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Leroy S. Mercer, begs leave to submit the following:

Leroy S. Mercer was born in Newcomerstown, Ohio, on November 30, 1889, son of S. W. and Harriet Keast Mercer. He was graduated from Iowa City high school in 1908 and attended the University of Iowa where he became a member of Phi Kappa Psi.

He was married to Isabelle Brant on September 6, 1913.

Mr. Mercer's career of public service began in 1929 when he was elected to the city council. He was a Councilman until his election to the State House of Representatives in 1932. He served three terms as Johnson County's Representative.

After two years absence from the Statehouse, he was elected State Senator from the old Johnson-Iowa county district and served in that post from 1941 to 1953.

Mr. Mercer was elected to the city council of Iowa City in November, 1953, and named Mayor when he took his seat in January, 1954. He continued as mayor all through his four-year council term.

A divided Iowa City council turned to him again in April, 1962. Chosen from a list of 53 suggested, Mr. Mercer was selected unanimously by the four remaining members of the council and again named Mayor.

He continued to serve as mayor and a member of the council until November, although illness handicapped him in performing his duties.

Mr. Mercer was an acknowledged leader of the Democratic party in the legislature during his service in Des Moines and more than once was suggested as a candidate for higher office.

Mr. Mercer was associated with Economy Advertising, and its sales subsidiary, Bankers Advertising, Iowa City's oldest major firm for more than a half-century. The firm had been founded by his father, S. W. Mercer in 1895 and incorporated in 1904, six years before Leroy Mercer joined it. He became a vice president in 1920, president in 1956 and chairman in 1962.

He also was charter member and a past director of the Specialty Association of America, the trade association. In 1962 this association honored him at its national convention.

A member and past senior warden of Trinity Episcopal Church, he was a former president of the University Young Men's Christian Association. He also was president of the Iowa City Rotary Club and the last surviving charter member of the local club.

Other memberships include Masonic bodies, the Kaaba Shrine temple of Davenport, Elks and Moose lodges and Jesters. He also was active in Boy Scouts and Y.M.C.A. for many years.

Leroy S. Mercer died after a long illness on April 6, 1965, in Iowa City, Iowa, and is survived by his wife Isabelle, and two daughters, Dorothy and Mary Elizabeth (Mrs. John Dawson).

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of Leroy S. Mercer, the state has lost a valuable, loyal and honored citizen, and by this resolution tenders its sincere sympathy to the members of the family.

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 instructed to forward an enrolled copy to each member of his family.

ROBERT J. BURNS, Chairman, GEORGE E. O'MALLEY, LEO ELTHON,

Committee.

The resolution was unanimously adopted.

GLEN E. WHITEHEAD

Mr. PRESIDENT: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Glen E. Whitehead, begs leave to submit the following:

Glen E. Whitehead was born on a farm in Marshall County, Iowa, on August 11, 1892. He passed away on October 21, 1964, at the age of 72.

His early education was received in rural schools in Marshall County and Marshalltown High School. After a two year commerce course, he entered the newspaper field in 1914. He was associated with the Nevada Evening Journal, the Des Moines Capital, Iowa Homestead and the Newton Daily News. In 1926 he became publisher of the Perry Daily Chief, a position he held until his death.

He was married on December 28, 1932, to the former Shirley Hildahl of Greenbush, Minnesota, who survives along with a son, Stephen.

His legislative experience came with his election to the Iowa House of Representatives from Dallas County in 1942. He served in that capacity in the Fiftieth and Fifty-first regular sessions and the Fifty-first Extraordinary session. On November 3, 1948, he was elected to a four-year term in the State Senate and was re-elected to the Senate in 1952 representing Dallas, Guthrie and Audubon Counties.

Mr. Whitehead was a delegate to the National Republican convention in 1932 and served as publicity director for the Iowa Republican Central Committee in 1934. He was a lifelong worker in the Republican party.

He served as a commissioned officer in the Navy during World War I.

In his capacity as president of the Iowa Press Association in 1944-1945 he was invited by the British government to visit that country and liberated European territory in the closing stages of World War II. In 1951 he was appointed to the 11-member Iowa Development Commission by Governor William S. Beardsley and was re-named by Governor Leo A. Hoegh. In 1947 he was elected a director of the Iowa-Nebraska Press Association and in 1952 was awarded the Iowa Press Association's coveted "Master Editor-Publisher" award for service and achievement in the newspaper field.

Glen E. Whitehead was a man of strong personal conviction and opinion. Many honors came to him because he worked hard and followed a predictable path of integrity. The impression made upon his community and state by his years of constructive public service provides a true tribute and fitting memorial to his life, character, and personality.

Therefore, Be It Resolved by the Senate of the Sixty-first General Assembly of Iowa: That in the passing of Glen E. Whitehead, the state has lost a valuable, loyal and honored citizen, and by this resolution tenders its sincere sympathy to the members of the family.

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 instructed to forward an enrolled copy to each member of his family.

ALAN SHIRLEY, Chairman, EUGENE M. HILL, DARYL H. NIMS,

Committee.

The resolution was unanimously adopted.

SENATE BILLS

General History and Record

SENATE-HOUSE COMPANION BILLS

s.	J.R.	H.J.R.	S.F.	H.F.								
	3	9	66	125	224	251	223	177	339	312	492	514
	4	10	68	107	134	221	225	128	341	415	507	568
	5	6	70	73	135	220	227	401	342	505	509	316
	9	4	71	71	136	104	231	210	344	160	510	445
	10	2	72	70	141	511	236	322	501	327	512	356
	13	15	75	85	142	146	237	227	345	46	516	604
	14	17	76	151	143	167	240	234	346	482	517	319
	15	16	78	89	146	384	253	222	356	373	519	315
	20	20	80	24	150	147	255	239	358	448	524	598
	S.F.		82	86	152	51	256	277	368	385	526	305
	8	53	84	133	154	378	259	113	371	425	527	573
	9	324	85	139	156	162	262	236	372	439	533	602
	10	72	86	144	157	158	264	206	377	311	535	586
	11	6	88	30	159	134	266	353	384	389	539	591
	13	10	89	103	160	265	271	267	390	340	542	631
	14	40	90	141	161	27	272	295	395	454	544	318
	15	11	91	157	162	262	274	383	399	427	548	640
	17	41	92	69	168	159	275	283	400	424	552	641
	20	2	94	117	170	654	277	248	401	435	556	667
	22	42	95	360	172	191	278	214	409	390	561	632
, .	26	13	96	204	174	111	279	391	413	393	562	662
	27	20	97	188	175	122	280	357	415	438	572	646
	33	14	99	142	179	321	281	298	416	402	579	683
	34	7	103	193	184	317	282	370	422	603	581	673
	37	127	104	187	187	98	286	333	423	433	598	225
	38	245	105	184	192	228	288	508	426	400	599	639
	40	92	106	189	199	88	296	382	427	421	603	696
	42	93	107	185	200	182	297	320	429	599	605	687
	44	58	108	186	203	202	301	232	436	408	607	578
	46	54	110	15	204	226	302	235	442	506	608	703
	50	44	111	201	206	280	307	405	443	490	610	702
	51	112	112	163	209	255	310	289	447	544	611	701
	52	150	115	84	211	253	312	345	456	531	612	698
	54	48	117	18	212	230	320	478	457	522	613	699
	58	39	121	190	213	292	321	387	470	538	614	700
	59	348	123	192	216	209	322	376	472	409	627	711
	60	74	126	130	217	174	325	366	474	530	630	712
	61	96	127	31	218	179	326	351	476	542	636	716
	63	38	129	77	219	275	328	381	481	489	637	199
	64	49	132	276	220	132	337	325	483	523	482	520
	65	8	133	154	222	178	226	183	491	537	1	

RECORD OF SENATE BILLS IN SENATE

SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED—673

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BILLS VETOED B	Y THE GOVERNOR
S. F. 335, 546, 641.	
SENT TO SECRE	TARY OF STATE
S. J. R. 3, 8, 9, 10, 11, 13, 21, 24.	TAKE OF STATE
S. J. R. Page	S. J. R. Page
1 By Flatt, Shoeman, Griffin and Briles. A joint resolution to appropriate to the state board of regents over and above its usual appropriation funds from the general fund of the State of Iowa to be used to establish a new institution of higher learning in Iowa.	4 By Mincks, Dodds and Coleman. A joint resolution proposing an amendment to the constitution of the State of Iowa relating to the appointment of an Auditor of State. Introduced, passed on file 46 Referred to governmental affairs 76
Introduced, passed on file	stad. A joint resolution proposing an amendment to the constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor. Introduced, passed on file 46 Referred to governmental affairs 76
4 years. Introduced, passed on file	6 By Lodwick, Burrows, Elvers, Flatt, Hansen, Kyhl, Lange, Rigler, Riley, Shaff, Shoeman, Tabor and Van Gilst. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts. Introduced, passed on file

S. J. R.		Page	S. J. R.		P	age
ernor from Introduced, p Referred to	n 2 to 4 years. assed on file governmental affairs	68 81	Amendme: Passed Se	nt filed nt wtihdrawn nate; ayes 35, reconsider v	nays 19	405 419 420
Floy and resolution	sen, Klefstad, Kruck, Burrows. A joint proposing an amend- the Constitution of of Iowa to authorize ng and regulation of		table Reported Signed by	correctly enry President	olled	420 523 523 523
bingo ga charitable ans organ Introduced, p Referred to j Recommende Amendment Committee r Amendment Passed Senat Reported cor Signed by P Sent to Secre	mes conducted by religious, or veter- izations. assed on file	79 81 102 113 120 121 122 442 460	propos Consti- to the tors a the Ge posing (6) of ty-fou and th ticle T amend peal ti	Riley. A joint ing amendme tution of Iow apportionmen and Represen meral Assemb to repeal scarticle Three (34), thirty-six (36) three (III) as ment in 1904, the amendment four (34) to (411) as a scarticle (111) as a sca	nts to the car relating at of Senatatives in ly by proections six (III), thiry-five (35) of said Aradopted by and to reto section	
nower on	nmelt, Cassidy, Rep- en and Condon. A lution proposing an it to the Constitu- ne State of Iowa to Governor item veto appropriation bills.		Introduce	(III) adopte repeal secti (37) of Art and proposing utes in lieu th d, passed on to governmen	me	106 128
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Reported cor Signed by Pr	e, ayes 45, nays none rectly enrolled	$\begin{array}{c} 211 \\ 260 \\ 260 \end{array}$	Amendme Amendme Motion to	nt filed	revailed	354 361 361 362
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ernor the a Secretar of State, a and to pr eral Assen Auditor of Introduced, p Referred to	authority to appoint y of State, Treasurer ind Attorney General ovide that the Gen- hly shall appoint an f State. cassed on file governmental affairs d passage illed	92	Fromn Riley, and R tion an the sta procee additic tol gr the rep ning c	nelt, Shoeman Ely, Stanle eppert. A job uthorizing and ate executive d with the accounal land for ounds as support of the call	y, Denman, y, Mincks int resolu- int resolu- idirecting council to usisition of the capi- ggested in pitol pland to make	
Committee re	ilediled	398	Inrtoduce Referred Recomme	d, passed on to appropriate nded passage e report adopt		LUZS

S.	. J.	R.	P	age	S. J. R.	Page
H	isł . J Vitl	ed R	on calendar under unfin- business	1114	Introduced, placed on calendar Made special order Amendments filed Passed Senate; ayes 39, nays 14. Reported correctly enrolled	432
J	15 F R a	By ron lile;	o'Malley, Schroeder, nmelt, Shoeman, Denman, y, Ely, Stanley, Mincks Reppert. A joint resolu- relating to the report of		Sent to Secretary of State	624
	ti ti s	lon he lon eml	relating to the report of capitol planning commis- filed with the General As- oly as provided by law, ced, passed on file d to governmental affairs		tion proposing to amend Arti- cles Three (III), Eight (VIII) and Ten (X) of the constitu- tion of the State of Iowa re-	
C	om ass	mit ed	tee report adopted Senate: ayes 51. navs	265	voting of the General Assembly and to propose the amend-	
RSS	end	ne orte ed to ed	ed correctly enrolled by President Governor by Governor	650 1	visions therein and the adoption of substitutes therefor. Introduced, passed on file Referred to governmental affairs 23 By Stanley. A joint resolu-	
:	16 je a	By oint me	Stephens and Tabor. A resolution proposing an andment to the constitution		tion proposing a constitutional amendment relating to qualifications of electors. Introduced, passed on file	•
	t s	f t cho	he State of Iowa relating property tax levies for ol district general fund inditures.		Referred to governmental affairs 24 By Governmental Affairs. A	3 462
In R	atre efe	odu	ced, passed on filed to governmental affairs. Lucken and Lodwick. A	131 153	amendment to the Constitution of the State of Iowa relating to the composition of the Gen-	
	a o tl	nini mei f tl he	t resolution proposing an andment to the Constitution he State of Iowa changing term of office of Governor to Lieutepant Governor to		eral Assembly, the basis of representation of the members thereof, and the establishment of Congressional Districts. Introduced, placed on calendar Made special order Amendment filed	Ι.
			(4) years. ced, passed on file d to governmental affairs	176 195	Amendment filed	597 625 629
]	p t: o	eK rop he f	ck, Kyhl, Mills, Lange and oster. A joint resolution toosing an amendment to Constitution of the State lowa relating to income		Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed Call of the Senate requested Amendments withdrawn	669
R	efe	rre	ced, passed on filed to ways and means	206 220	Amendment adopted Amendment adopted Amendments adopted Amendment filed Amendment filed Amendment filed	672 674 676 677
-	19 A a tr r tl	. je na	r Kruck, Shirley and Nims, oint resolution proposing unendment of the Constine of the State of Iowa ting to the composition of General Assembly.		Amendments filed Amendment filed Amendment adopted Amendment adopted Amendment adopted Amendment withdrown Passed Senate; ayes 34, nays 24.	685
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	U	rer	r Kruck and Shirley. A t resolution to create a mittee to study the re- nent programs and laws public employees in Iowa, to provide in appropria- for such committee.		table	1242 1243 1244 1483 1497
In R	efe me me	odu rre ndi ndi	to provide in appropria- for such committee. ced, passed on file d to governmental affairs nent filed ment filed	357 366 386 535 693	Conference committee report Point of order raised Point of order raised Conference committee report re-	1565 1565 1565
			r Governmental Affairs. A t resolution proposing an andment to the Constitu of the State of Iowa re- eg to the election of the ernor and Lieutenant Gov-		jected Conference committee appointed. Conference committee report Conference committee report adopted	1667 1731
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25 By Education. A joint r lution to create an education policy commission to study educational policy system the state, to report the rest to the Sixty-second Gen Assembly, and to make an priation therefor.	eso- onal	3 By Rigler. A by to amend section 1962, with referentions of chapter 1962, being admis dence in any civil Introduced, passed of Referred to judiciar:	321.489, Code nce to viola- r 321, Code sible in evi-
priation therefor. Introduced, referred to approations	1273	4 By Riley. A bi relating to the motor vehicles belts. Introduced, passed o	ll for an act equipment of with safety
26 By Appropriations. A j resolution to continue the terim committee to study court system of Iowa (crepursuant to S.J.R. 18,		Referred to transpor Amendment filed Withdrawn	tation 75 81 1406
Introduced, placed on calendary Passed Senate; ayes 52, nays Reported correctly enrolled.	ar1409 11467 1853	5 By Messerly, Lu ens, Ely, Hansen bill for an act rel ployment and oth for certain inmat jails.	er privileges es of county
Sent to Governor	1853	Introduced, passed of Referred to industria relations Recommended passas Committee report ad	n file 13 I and human 75 re 128
27 By Transportation. A j resolution to create a spe study committee to mak fiscal, administrative and e neering survey of lowa's h ways, roads and streets	e a ngi-	Committee report ad Placed on calendar ished business Amendments filed . Amendment adopted Passed Senate; ayes	opted 178 under unfin 178 181 188 50, nays 5 189
to make an appropriation. Introduced, referred to appro ations	pri- 1551 1606	6 By Lucken, Gri Hagedorn and Wi	iffin, Hansen, alker. A bill
S. F. 1 By Frommelt, O'Malley, Nally and Murray. A bill an act relating to confirma	for	makers licenses. Introduced, passed of Referred to judiciar Amendment filed 7 By Reppert,	n file 13 7 75 95 Nims and
an act relating to confirma of public officers by the Ser Introduced, passed on file Amendment filed Referred to judiciary Recommended amendment, sage Amendment filed Amendment filed	nate 13 45 75 pas-	7 By Reppert, Kruck. A bill fo lating to the date are required to p ments to assesso eys and credits t poses.	rovide state- rs for mon- axation pur-
Classical Advantage of the Tamber 1	0.5	Introduced, passed of Referred to ways an 8 By Riley and E	ly. A bill for
Amendments adopted Amendments adopted Passed Senate; ayes 41, nays	87 88 15 89	an act relating t	o powers of s regarding
Committee report adopted	247	the use of joint Introduced, passed o Referred to governn visions Recommended amen	ientai subdi
2 By Benda. A bill for an relating to reimbursing pu officers and employees	act	Recommended amends age	opted 151
travel mileage. Introduced, passed on file Referred to transportation . Reported without recommention	ida-	none	nrolled 546
tion		9 By Denman, C Reppert. A bill for lating to low-ren Introduced, passed of Referred to governm	Malley and or an Act re- t housing.
Passed Senate ayes 30, nays 2: Senate concurred Passed Senate; ayes 42, nays Reported correctly enrolled . Signed by President	31644	Referred to governm visions	75

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	mendment withdrawn mendment adopted laced on calendar under unfi ished business mendment filed mendments adopted mendment adopted assed Senate; ayes 48, nays 7 eported correctly enrolled gned by President mt to Governor gned by Governor	212 215 216 216 958 958 958	Amendment fled Recommended amendment, pas- sage Committee report adopted Amendment adopted Passed Senate; ayes 57, nays none Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	141
In R	O By Lodwick, Ely, Hanse Lucken and Stephens. A bifor an act relating to providing custodial officers are guards at the state peniter tiary and the men's reformatory with uniforms. troduced, passed on file eferred to industrial and huma relations	n- a- 47 in 75	16 By Lodwick. A bill for an act relating to compensation and expenses of commissioners of hospitalization. Introduced, passed of file	68 81 90 94
Pi Ri Si Si	ecommended passage ommittee report adopted assed Senate; ayes 50, nays nor eported correctly enrolled gned by President of to Governor gned by Governor	ne 151 260 260 261 280	Passed Senate; ayes 46, nays none 17 By Lodwick and Dodds. A bill for an act conferring au- thority on the Iowa State Traveling Library to enter in- to an interstate library com- pact to authorize cooperation with states bordering on the State of Iowa in providing li- brary services.	94
К	1 By Lange and Coleman, bill for an act relating to the time to be served by inmate of the Women's reformator troduced, passed on file eferred to industrial and human relations	u- 75	Introduced, passed on file Referred to governmental affairs Recommended passage Committee report adopted	68 81 95 100 100 301
	2 By Stanley, Rigler, Bend Burrows, Dekoster, Flat Hagie, Lange, Riley an Messerly. A bill for an arequiring meetings of gomental bodies to be open to the public.	v- to	Sent to Governor	349
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	izing the Governor to prepar plans for the reorganizatio of the executive branch of the government of the State of Iowa which shall become la- unless disapproved by hot	re on ne of w	vation Commission. Introduced, passed on file Referred to conservation and rec- creation Recommended passage Committee report adopted Failed to pass Senate; ayes 26, nays 25 Motion filed to reconsider vote	77 81 272 432
În Re Ai	houses of the General Assem bly within 60 days of bein submitted thereto by the Gov ernor, and to make an appro- priation therefor. troduced, passed on file eferred to governmental affair mendment filed		Motion to reconsider vote with- drawn	541 544 591 591
1	5 By McGill, Kruck and Hey ing. A bill for an act relating to the membership of the act visory investment heard of the membership of the act of the control	y- ig	ished business Amendments filed Amendments withdrawn Amendment adopted Passed Sengte aves 30 pays 24	600 609 609

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20 By Nims, Kruck, Burns and Cassidy. A bill for an act to amend section 298.18, Code 1962, relating to millage limitation on school bonded indebtedness. Introduced, passed on file	77 811 004 057 557 87	er, Hagedorr sen, Shoeman Flatt and Loan act relatir of operation ing of count ance associateapter 518, ing to mutu hailstorm an ment insurathereby maki of said chapter ocunty mutuand making roperations, classes of bus insured, to be licensed sioner of ins a tax on premutual insural	s, Coleman, Walk- Lucken, Han- Reno, DeKoster, Iwick. A bill for and the regulat- y mutual insur- tions, to amend code 1962, relat- al, fire, tornado, d other assess- nce associations, ng the provisions tor inapplicable nutual insurance to enact a chap- Code regulating	
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22 By Mincks, Klefstad, Coleman and Denman. A bill for an act to amend section 96.2, subsections 4 and 5, Code 1962, as to the method of determining benefit amount and duration of benefits. Introduced, passage on file	77 81 05	H. F. 13 SUSSITU Withdrawn 27 By Murray Mincks, Nims bill for an ac labeling and colored oleo, margarine w fered for sale Introduced, pass	r, Ely, Lodwick, and Vance. A trelating to the imprinting of oleomargine, or hen sold or ofeat retail.	454 455 78
23 By Stanley, Shaff, Messerly, Riley and Tabor. A bill for an act relating to employment safety and providing for an employment safety commission. Referred to industrial and human	78	Committee Tepon Passed Senate, a Reported correc Signed by Presid Sent to Governo Signed by Gover	t adopted yes 55, nays 3 lly enrolled r r nor	122 219 219 233 272
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In	to authorize the board of co trol of state institutions to a sign certain administrati duties and responsibilities such other assistants as me be necessary by board resol tion.	n- .s- ve to ay u- 79	35 By act to the pr school Hamilt Distric levy tc house the 19 declari said sc ized. Introduce Referred Proof of Recomme sage Committe	Walker. A bill for an legalize and validate occeedings in which the board of the South on Community School to approved a 1-mill be added to the school fund for school site in 32-63 school budget, and ling the proceedings of chool board to be legald, passed on file to judiciary publication certified neded amendment, passed expents adopted	85 90 127 202
3		er, es- la, ill a- li-	Passed Se Reported Signed by Sent to G Signed by Kiley, pert, bill fo school group group	nt adopted nate; ayes 55, nays none correctly enrolled President overnor Governor Ely, Burns, Frommelt, Stanley, Denman, Rep- Burke and Cassidy. A or an act authorizing districts to pay for health insurance and life insurance for em-	231 650 650 708
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3: In		nd let on 82	38 By (and So relatin terpris	o'Malley, Reppert, Shaff, throeder, A bill for an acting to the municipal enses fund, and to amend a four hundred four ten (404.10), Code 1962 d, passed on file	f t
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39 By O'Malley. A bill for a act to amend section thr hundred twenty-four poi thirty-eight (324.38), Co-1962, relating to reports by special fuel dealers or u ers to the state treasurer	an ee nt de by s- r's	Referr Recom Commi Passed	nced, passed on file ed to transportation mended passage ttee report adopted Senate; ayes 48, nays 4	86 90 403 585 585
office. Introduced, passed on file Referred to governmental affai Recommended passage Committee report adopted Passed Senate; ayes 50, nays 1 Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	86		y O'Malley, Shaff and roeder. A bill for an act ting to the office of the missioner of public health. uced, passed on fileed to public health	86 90
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examinations of innancial co- ditions and transactions county and memorial hospita by certified or registered a countants. Introduced, passed on file	of als	46 B and	Mincks. A bill for an act ting to the levying of a for public health services. uced, passed on fileed to public health	
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41 By Shaff and Coleman. bill for an act to amend chater two hundred eighty-ty (282), Code 1962, relating attendance fees for summ school programs. Introduced, passed on file Referred to education Recommended amendment, pasage Made special order Committee report adopted Amendments adopted Passed Senate; ayes 52, nays 1 Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	A	for apressing the second secon	by President o Governor by Governor y O'Malley, Shaff, Schroe- , Stanley and Beneke. A for an act relating to var- s amendments to the pro-	86 142 301 302 302 365
42 By Nims, Messerly, Condo Burns, Kyhl, Lisle, Shirl and Ely. A bill for an act authorize the board of reger to grant leaves of absence staff members which will co tribute to the improvement the institutions. Introduced, passed on file	on, ley to to onts to on- of 86 90 143 181 189 in 189 201	Introd Referr Recom sage Amend	uced, passed on file red to judiciary mended amendment, pas- iment filed iment filed iment filed ittee report adopted iments adopted iment withdrawn iments adopted In ents adopted I Senate; ayes 49, nays none in filed to reconsider vote	422 422 422 442
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50 By Burns, Ely and Nir bill for an act relating t reporting by physicians, tutions, and others of c. physical abuse of childre Introduced, passed on file. Referred to industrial and h	o the	itcported correctly chronica	869
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51 By Kruck, Flatt, Dodd Heaberlin. A bill for a relating to the equippi motor vehicles with s belts or safety harnesse. Introduced, passed on file Amendment filed	102	57 By Stanley, Riley and Messerly. A bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.	
52 By McGill. A bill for act to permit individuals have attained the age of ty-five (65) years to fill low a without a license. Introduced, passed on file Referred to conservation and rections.	who	Introduced, passed on file	91 101 1031
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53 By Riley. A bill for a to establish uniform throughout the State of Introduced, passed on file. Referred to industrial and	Iowa. 91 l hu-	Introduced, passed on file	92 101
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visions. Introduced, passed on file Referred to industrial and h	91	60 By Reppert, Denman and O'Malley. A bill for an act to authorize the financing of sanitary tollet facilities installed under the provisions of section three hundred sixty-eight point twenty-six (368.26), Code 1926, by certificates	
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85 By Education. A bill for an act to amend section two hundred sixty point twenty-three (260.23), Code 1962, relating to revocation of certificates. Introduced, placed on calendar. 98 Passed Senate; ayes 55, nays 2. 138 Reported correctly enrolled 546	Introduced, passed on file 9: Referred to governmental subdivisions 11: Recommended passage 49: Committee report adopted 77: H. F. substituted 77: Withdrawn 77:
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100	By Burke. A bill for an act permitting mobile homes to be placed in storage.	.,	Passed Senate:	ayes 52, nays none edays none ayes 45, nays none	824
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204 By Reppert, O'Malley and Denman. A bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement systems for firemen and	Motion filed to reconsider vote. 595 Motion to reconsider prevailed . 747 Failed to pass Senate; ayes 29, nays 19
rpolicemen. Introduced, passed on file	209 By Lisle, Hanson, Rigler, Denman, Shoeman, Ely, Lucken, Kruck, Tabor, Walker, Heyling, Flatt, Stephens, Lodwick, Stanley and Messerly. A bill for an act to require fiscal notes to be attached to all legislation introduced in the General Assembly which provides for appropriations or involves an increase or decrease in state revenues.
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206 By Burke. A bill for an act to establish a property tax benefit for elderly persons and disabled persons of limited incomes. Introduced, passed on file 206 Referred to ways and means 220 Recommended amendment, passage 1498 Amendment filed 1536 Committee report adopted 1620 Amendment adopted 1620 Amendment withdrawn 1621 Amendments adopted 1621 Amendments adopted 1622 Passed Senate; ayes 43, nays 10.1622	Referred to judiciary
207 By Reppert. A bill for an act to amend chapter two hundred fifty-two point forty-three (252.43), Code 1962, relating to county poor fund levy. Introduced, passed on file	212 By Lange, O'Malley, Shaff, Coleman, Hagie, Hansen and Elvers. A bill for an act re- lating to the marketing of dairy products. Introduced, passed on file 215 Referred to judiciary 224 Amendment filed 549 Amendment filed 736 Recommended amendment, passage 784 Amendment filed 1865 Amendments filed 1873 Amendments filed 1873 Amendments filed 1875 Steering recommends calendar 1919 Amendment filed 1920
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216 By Commerce. A act relating to t tion of proxies f holders and stoc insurance compani	he solicita- rom policy- kholders of les.	tion requirements under the Iowa securities law. Introduced, placed on calendar . 22 H. F. 177 substituted
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287 By Transportation. A bill for an act relating to the licensing of manufacturers, distributors, wholesalers, fac- tory branches, distributor	292 By Conservation and Recreation. A bill for an act to amend section one hundred seven point twenty-four (107.24), Code 1962, by adding one (1) paragraph to further delineate the authorization of "specific powers" of the state conservation commission.
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312 By Ely, eBnda, Nit Coleman. A bill for to protect the public and to conserve and the water resources state by classifying al water supply system	of the l public	319 By Ki Heaberl relating motor belts or	ruck, Flatt, Dodds and in. A bill for an act to the equipping of vehicles with safety safety harnesses.
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313 By Education. A an act providing for purchase option of	bill for	thereto.	1), Code 1962, relating
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321 By O'Malley, Reppert and Denman. A bill for an act relating to flood control in cities and towns. Introduced, passed on file 356 Referred to governmental subdivisions 365 Recommended passage 1002 Amendment filed 1086 Committee report adopted 1203 H. F. 387 substituted 1203 Withdrawn 1204	326 By O'Malley and Frommelt. A bill for an act to repeal section two hundred sixty-two point fifty four (262.54), Code 1962, eliminating budget and financial control committee approval of self-liquidating projects at board of regents institutions.
322 By Claims. A bill for an act to create and establish a state tort claims act, defining terms and conferring upon the state appeal hoard on behalf of the	Introduced, passed on file 357 Referred to governmental affairs 402 327 By Klefstad. A bill for and act relating to permit members of war veterans organizations over the age of sixty- five (65) to hunt and fish without a license. Introduced, passed on file 357
state the power to determine certain claims against the state, permitting the state to to be sued and walving the	without a license. Introduced, passed on file 357 Referred to conservation and rec-
state, permitting the state to to be sued and walving the state's immunity from liability to the extent provided herein, conferring jurisdiction in the court to hear, determine, and	reation
court to hear, determine, and render judgment, and generally providing for the practice and procedure to establish liability of the state on tort	municipal officers. Introduced, passed on file 357 Referred to governmental subdivisions
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323 By Elthon, Hagedorn and Hansen. A bill for an act abollishing the state tax commission and creating a single tax commissioner and state tax court and prescribing powers and duties, and redefining the powers and duties of conference boards, boards of review and assessors, and revising	Introduced, passed on file 357 Referred to judiciary 402 Amendment filed 549 Amendment filed 939 Recommended passage 1365 Committee report adopted 1575 Amendments adopted 1575 Passed Senate; tyes 57, nays none1575 Reported correctly enrolled 1993 Signed by President 1993 Signed by Governor 1993 Signed by Governor 2002
taxation and assessment laws. Introduced, passed on file	331 By Stanley. A bill for an act relating to the admission of children to school. Introduced, passed on file 369 Referred to education 402 Recommended passage 651 Committee report adopted 955 Falled to pass senate, ayes 17, navs 32 955
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sage	in- 750 762 763	339 By Gr relating cription	t filed
333 By Nurse and Briles. A l for an act to provide a l for services of bulls and a	oill len		passed on file 370 ways and means 402
a fight for services by artifice insemination. Introduced, passed on file Referred to agriculture Recommended passage Committee report adopted Passed Senate; ayes 33, nays 6 Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	370 402 588 800 1919 1919 1953 1993	Introduced, Referred t Recommend Steering re Committee	ephens. A bill for an ting to the importation into Iowa. passed on file
334 By Riley. A bill for an a relating to trespassing on the land of another and refusito leave a dwelling place. Introduced, passed on file	act the ing 370 402	341 By Mo melt, Co Hill, B O'Malley	Governor
335 By Hagedorn, Condon, M serly, Buren, Denman a Walker. A bill for an act: lating to permits for operation of vehicles and loa of excess length, height, wie and weight. Introduced, passed on file Referred to transportation Recommended passage Amendment filed Steering recommended calenda: Committee report adopted Amendment withdrawn Passed Senate; ayes 50, nays 3 Reported correctly enrolled Signed by President Sent to Governor Vetoed by Governor	es- ind re- the ads ith 370 402 708 1139 r 1355 1397 1397	Referred to visions . Recommend Amendment Committee Amendment Passed Sen Motion to . Reported c. Signed by Sent to Go Signed by	b governmental subdi- 402 led passage 534 t filed 831 report adopted 866 ate; ayes 32, nays 21 866 reconsider vote laid on 867 orrectly enrolled 1080 vernor 1080 Governor 1178
Vetoed by Governor 336 By Kruck, Shirley, Klefst, Nims, Benda, Kyhl and Lowick. A bill for an act lating to the health and w fare of the people of the Strof Iowa and the licensing plumbers, supervision and spection of plumbing, a adoption and enforcement minimum, uniform standay	ad, od- re- ate of in-	an act to and lice meets in the par	unsen, Benda, Denman, and Kibbie. A bill for provide for, regulate, ense racing and race in this state at which ri-mutuel method of g on the results of each shall be permitted. passed on file 371 or ways and means 402
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337 By Nims and Reppert. A lag for an act relating to fire proceedings of tection for highway comm sion property. Introduced, passed on file	ro- is- 370 402	344 By F O'Malley Elvers, Messerly relating fuel, m	Hansen, Buren, Ely, Mins, Klefstad, Nims, Denman, Reno and A bill for an act to the tax on diesel otor fuel and other fuel. passed on file 371
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345 By Mills and Riley. A bill for an act relating to firearms permits. Introduced, passed on file 371 Referred to judiciary 402 Recommended passage 1081 Committee report adopted 1258 H. F. 46 substituted 1259 Withdrawn 1259	351 By Industrial and Human Relations. A bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof. Introduced, placed on calendar	72 161 375
346 By Riley, Stanley, Shaff, DeKoster and Lange, A bill for an act to establish a merit system of personnel administration for the civil service of the state, and to repeal acts and parts of acts in conflict therewith. Introduced, passed on file 371 Referred to governmental affairs 402 Referred to appropriations 588	352 By Industrial and Human Relations. A bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically handicapped. Introduced, placed on calendar 3 Re-referred to appropriations 4 Withdrawn from appropriations	372 128
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nine point seventy-three (109.73), Code 1962, relating to use of throw or trot lines in fishing.		372 402 525
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 360 By Riley and Beneke. A for an act to abolish terms holding court in the distriction of the state. Introduced, passed on file Referred to judiciary 361 By Riley and Beneke. A for an act relating to expend chief judges in each judiciarit. 	for rict 390 442 bill ases cial	367 By Beneke. providing fo electing the public instruintroduced, pass Referred to edu 368 By Klefsta man and Grif act to amend	A bill for an act r a method of state board of ction. ed on file 390 cation 443 d, Hansen, Shoefin. A bill for an section four hun-
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364 By Ely and Riley. A for an act to authorize cit and towns to establish by dinance fair employment price acts and fair housing a and to establish and prove funds for a civil rights comission to administer the dinances. Introduced, passed on file Referred to governmental sub-	ac- icts vide om- or-	370 By Condon. to amend an sections of c dred twenty- 1962, relating liquors. Introduced, pass Referred to jud 371 By Elvers.	A bill for an act d repeal certain hapter one hunfour (124), Code to beer and malt ed on file 391 iciary 443 A bill for an act
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372 By Reno, Briles, Van Gilst, Main, McGill, Heaberlin and Mincks. A bill for an act to	ļ	Recommende	ed passage.	
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373 By Riley. A bill for an act to establish the judicial districts for the district courts and to determine the number of district court judges in		Recommende	amendme	
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376 By Denman. A bill for an act relating to the powers of cities and towns in regard to				le 392 al affairs 443 or an act
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377 By Shirley, McNally and Schaff. A bill for an act to amend section two hundred sixty two point nine (262.9), Code 1962, to authorize the state board of regents to lease property and facilities. Introduced, passed on file	802	owners, pants of from liab	ms, Floy, Do Heaberlin, Briles, Va Hagie, Kru bbie, Main, urns, McNal gedorn, Bend Klefstad, assidy and an act to lessees, an recreational	exempt d occu- premises reational
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Amendment adopted Passed Senate; ayes 49, nays 1 Reported correctly enrolled 1 Signed by President 1 Sent to Governor 1 Signed by Governor 1	124 124 124 178	384 By (Elvers, H eke, Lod	O'Malley, lagedorn, Re wick, Walke oster, A bil ng to the ir se tax and t	Coleman, no, Ben- er, Main,
378 By Lucken, Stephens and Van Gilst. A bill for an act		and DeK act relati of the us	oster. A bil ng to the in se tax and t and relatin	l for an nposition he retail
378 By Lucken, Stephens and Van Gilst. A bill for an act relating to stops at railroad crossings by local delivery trucks hauling flammable liq-		emptions	therefrom.	g to ex- le 392

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385 By O'Malley. A bill for an act relating to powers of a local board of health, its officers and agents, and providing criminal penalties. Introduced, passed on file 392 Referred to public health 443 Recommended passage 569 Committe report adopted 927 Passed Senate; ayes 48, nays 1 927 Senate concurred 1760 Passed Senate; ayes 43, nays none 1760 Reported correctly enrolled 1919 Signed by President 1919 Sent to Governor 1953 Signed by Governor 1993	Placed on calendar under unfinished business 824 Amendment filed 833 Amendment adopted 837 Amendment withdrawn 837 Senate concurred 837 Passed Senate; ayes 48, nays none 837 Reported correctly enrolled 1000 Signed by President 1000 Sent to Governor 1000 Signed by Governor 1080
386 By O'Malley, Reppert and	391 By Denman, Buren and Grif- fin. A bill for an act relating to retaining of municipal rec- ords. Introduced, passed on file
salaries or wages of state officers and employees of amounts of money designated by them for payment to the United Fund or other similar organization. Introduced, passed on file 392 Referred to governmental affairs 443 Amendment filed 694 Recommended passage 829 Committee report adopted 1023 Amendment adopted 1023 Passed Senate; ayes 55, nays 2 1023 Reported correctly enrolled 1476 Sent to Governor 1476 Signed by Governor 1569	392 By McNally, Shirley and Lange, A bill for an act relating to the definition of a lot in special assessment procedures for streets sewers, and other improvements in cities and towns. Introduced, passed on file
387 By Beneke. A bill for an act relating to constructing replacement drains wholly on the owner's land. Introduced, passed on file	Reppert, Walker and Kruck. A bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1962, relating to bank parking-lot offices. Introduced, passed on file
388 By Transportation. A bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production. Introduced, placed on calendar. 393 Passed Senate; ayes 47, nays 1. 618 Senate concurred	394 By Lucken, Hansen, Ely and Stephens. A bill for an act to provide safe and suitable jalls in the respective counties of the state. Introduced, passed on file
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390 By Transportation. A bill for an act prohibiting the sale and use of fire extinguishers utilizing toxic halogenated hydrocarbon extinguishing agents. Amendment filed	395 By Riley and Denman. A bill for an act to amend chapter ninety-two (92), Code 1962, relating to child labor. Introduced, passed on file 393 Referred to industrial and human relations

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thirty-seven (137), Code 1962, or of the rules of the local board of health, or any order of the board, or of its officers or authorized agents.	Passed Senate; ayes 54, nays
or of the rules of the local	none
board of health, or any order	Motion filed to reconsider vote 1667
of the board, or of its officers	Motion to reconsider prevailed1742
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397 By Reno. A bill for an act relating to the training of	the definition of "gambling device."
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reation	402 By Condon. A bill for an
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sage	therefor, to prescribe the powers and duties of the su- perintendent of banking, to prescribe conditions for debt
Amendment adopted	nerintendent of hanking to
Amendment withdrawn1287	prescribe conditions for debt
Passed Senate; ayes 34, nays 71288	management contracts, to pro-
Senate concurred	vide for the disposition of rev-
none	management contracts, to provide for the disposition of revenues, and to provide penalties for violations of the provisions of this act. Introduced, passed on file
none	visions of this act
Signed by President1919	Introduced, passed on file 408
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Signed by Governor1993	403 By Industrial and Human
398 By Reno, Briles, Van Gilst,	Relations. A bill for an act
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one nundred ninety-six (190),	Amendment filed
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one hundred ninety-six (196), Code 1962, relating to the buy- ing and selling of eggs. Introduced, passed on file 394	Amendment filed 516
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Recommended amendment, pas-	403 By Industrial and Human Relations. A bill for an act relating to employment safe- ty and providing for an em- ployment safety commission. Introduced, placed on calendar. 409 Amendment filed 429 Made special order 432 Amendment filed 516 Amendment filed 516 Amendments filed 537 Placed on calendar under unfin- ished business 542
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Amendments adopted1418 Passed Senate; ayes 45, nays 21419	Amendment withdrawn 645 Amendment adopted 646 Amendments withdrawn 647
Sanata concurred 1679	Amendment adopted 647
Senate concurred	Amendment adopted 647 Substituted for S. F. 23 647
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Sent to Governor 1853 Signed by Governor 1993	Reported correctly enrolled 869 Signed by President 869 Sent to Governor 869 Signed by Governor 915
i	404 By Transportation, A bill
399 By Hill, Flatt, Stanley, Cas- sidy, McGill, DeKoster, Ely, Stephens, Tabor, Mills, Van Gilst, Reno, Main and Nurse. A bill for an act relating to	for an act relating to the overall length of vehicles.
sidy, McGill, DeKoster, Ely,	overall length of vehicles.
Stephens, Tabor, Mills, van	Amondment filed
A bill for an act relating to	Introduced, placed on calendar . 409 Amendment filed
the operation of a motor vehicle while intoxicated or while ability to operate is im-	Passed Senate; ayes 43, nays 15, 717
hicle while intoxicated or	Senate concurred
while ability to operate is im-	Passed Senate; ayes 42, nays 11.1510
paired. Introduced passed on file 408	Signed by President 1667
Introduced, passed on file 408 Referred to judiciary 443	Sent to Governor
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400 By Hagedorn. A bill for an act to establish a secondary	
act to establish a secondary	act relating to invisdiction and
road research fund (control of highways.
Referred to transportation 408	control of highways. Introduced, passed on file 409 Referred to transportation 443
Introduced, passed on file	Referred to transportation 443
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Introduced, passed on file	stitutions under the state board of regents and to pro- vide for their financing and contracts with local school
407 By Stanley, Hill, Shaff, Cassidy, Stephens, Van Gilst, Lodwick and Main. A bill for an act relating to disclosure of payments by companies selling alcoholic beverages to the Iowa	districts. Introduced, placed on calendar. 410 H. F. 393 substituted
Introduced, passed on file 409 Referred to judiciary 444 Amendment filed 572	414 By Stephens. A bill for an act relating to taxation, and an increase in sales and use taxes, corporation income tax, and taxing sleeping rooms and the repeal of moneys and
408 By Stanley, O'Malley and Floy. A bill for an act relating to the registration of professional engineers and land surveyors and the regulation of these professions.	credits tax and personal prop- erty tax and to levy a tax on the interest and dividends from investments and the ap- propriation of revenue. Introduced, passed on file410
tion of these professions. Introduced, passed on file 409 Referred to judiciary 444 Recommended passage 547 Committee report adopted 809	Referred to ways and means 444 415 By O'Malley, Schroeder, Shaff, Ely, Riley, Frommelt,
Passed Senate; ayes 31, nays 12. 810 Motion filed to reconsider vote. 829 Motion to reconsider vote with- drawn	Kleistad, Burke, McNally, Coleman and Shoeman. A bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any for-
Sent to Governor	eign country, or corporations organized in this country, one-
409 By Shirley, Benda, Schroeder, Nims, Dodds, Reppert, Riley, Cassidy, Reno, Heaberlin and Elvers. A bill for an act providing that no opera-	half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of
der, Nims, Dodds, Reppert, Riley, Cassidy, Reno, Heaberlin and Elvers. A bill for an act providing that no operator's or chauffeur's license shall be issued to a person under eighteen (18) years of age without his first having successfully completed an approved. Ariver education	kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty acres outside of the corporate limits of any city or town.
proved driver education course. Introduced, passed on file 409 Referred to appropriations 444	acres outside of the corporate limits of any city or town. Introduced, passed on file
410 By Reppert. A bill for an act relating to motor vehicle certified carrier fees. Introduced, passed on file 409	Amendment adopted 810 Passed Senate; ayes 39, nays 2. 811 Reported correctly enrolled 1000 Signed by President 1000 Sent to Governor 1000 Signed by Governor 1080
Amendment filed	
411 By Cassidy. A bill for an act relating to termination of contracts with school teachers.	act to legalize the proposed
Introduced, passed on file 409 Referred to education 444 412 By Denman, A bill for an act establishing a historical	site owned by the City of Hawarden as a gift to the Sioux Empire College, County of Sioux, State of Iowa, and to authorize conveyance of legal title thereto.
marker commission. Introduced, passed on file	Referred to judiciary 444 417 By Burke. A bill for an act
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413 By Education. A bill for an act to authorize laboratory schools at the educational in-	act relating to the total amount of money that may be advanced to a parolee for relief purposes.

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relations	Recommended passage 933 Committee report adopted 1423
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relating to publishing the	Reported correctly enrolled1993
419 By Burke. A bill for an act relating to publishing the names of prisoners who have	Sent to Governor
violated their paroles. Introduced, passed on file 410	Signed by Governor2002
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relations 444	427 By Coleman, Riley, Kruck and Beneke. A bill for an act
The state of the s	to amend section eighty-five point one (85.1), Code 1962, relating to workmen's com- pensation so as to permit the voluntary election of exempt employees to come under the
420 By Burke. A bill for an act to establish a guest lia-	point one (85.1), Code 1962,
bility statute for aircraft.	pensation so as to permit the
Introduced, passed on file 411 Referred to judiciary 444	voluntary election of exempt
	act.
421 By Ely and Riley. A bill for an act relating to registration	Introduced, passed on file 411 Referred to industrial and hu-
of voters.	Referred to industrial and hu- man relations 444
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	428 By McNally. A bill for an act to amend section seven
422 By Kruck, Shirley and Nims. A bill for an act relating to	hundred eighty-one point ten
the issuance of a temporary	(781.10), Code 1962, relating
driver's permit.	hundred eighty-one point ten (781.10), Code 1962, relating to the use of depositions by criminal defendants.
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Committee report adopted 929	Amendment filed
Amendments adopted 972 Passed Senate; ayes 51, nays 2 973	Committee report adopted
Motion to reconsider vote laid on - I	Amendment adopted1283 Passed Senate; ayes 42, nays
table	none1283
table 973 Senate concurred 1109 Passed Senate; ayes 47, nays 21110 Reported correctly enrolled 1236	429 By Main, Coleman, Tabor
	and Heaberlin. A bill for an act relating to the eradica-
Signed by President1237 Sent to Governor1237	tion of hog cholera.
Signed by Governor1315	l Introduced nassed on file 412
423 By Kruck. A bill for an act relating to hours of duty for	Referred to agriculture 444 Recommended passage 589 Amendment filed 710
city firemen.	Amendment filed
Introduced, passed on file 411	H. F. 599 substituted 931
Referred to governmental subdivisions 444	Withdrawn 944
424 By Elvers, Briles and Ely. A bill for an act to amend	420 Dr. McNelly A bill for on
A bill for an act to amend	430 By McNally. A bill for an act to amend section seven hundred sixty-nine point eighteen (769.18), Code 1962, relations to the words for the section of th
section two hundred seventy- nine point twenty-five (279.25),	hundred sixty-nine point eigh-
Code 1962, relating to purchase of school supplies.	ing to the use of subpoenas by
Introduced, passed on file 411	
Introduced, passed on file 411 Referred to education 444	Referred to judiciary 412
425 By Condon, A bill for an	county attorneys. Introduced, passed on file 412 Referred to judiciary 444 Amendment filed 959 Recommended passage 1125 Committee report adopted 1289 Amendments adopted 1289 Passed Senate; ayes 42, nays
act to amend section one hun- dred nine point seventy-six.	Committee report adopted 1289
(109.76), Code 1962, by adding one (1) sentence to restrict the means of taking trout from designated trout waters.	Amendments adopted1289
one (1) sentence to restrict	Passed Senate; ayes 42, nays
from designated trout waters.	Senate refused to concur1980
Introduced, passed on file 411 Referred to conservation and	Reported correctly enrolled1993
recreation	Sent to Governor1993
	none
426 By Buren and Briles. A bill for an act to amend chapter one hundred forty-seven (147),	431 By O'Malley and Frommelt.
one nundred forty-seven (147), Code 1962, relating to appoint	431 By O'Malley and Frommelt. A bill for an act relating to discounts for quantity pur- chases of liquor.
Code 1962, relating to appoint- ment of inspector by board of	chases of liquor.
optometry examiners and fix- ing compensation therefor,	Introduced, passed on file 412 Referred to ways and means 444
and relating to optometry license renewal fees and the	Reported without recommends.
license renewal fees and the expenditure thereof	tion

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Placed on calendar under un ished business Passed Senate; ayes 38, nays Motion to reconsider vote laid table Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	16. 949 1 on 949 1476	visions Recomme Committe Passed none Amendm	to governments ended passage ee report adop Senate; ayes ent filed ent withdrawn oncurred senate: ayes	
432 By DeKoster. A bill for act to encourage private eration of school buses encourage school boards contract with such prioperators. Introduced, passed no file Referred to education	op- and to vate	Sent to Signed b	oncurred Senate; ayes f I correctly enrol y President Governor y Governor O'Malley and F	1712
433 By Frommelt. A bill an act relating to liquor ation, control and enforment. Introduced, passed on file Referred to governmental affi	for tax- rce-	and may Introduc Referred	O'Malley and F I for an act to the liquor law, t days during wh be sold or const ed, passed on file to judiciary	imed. , 434
434 By Nims and Kruck. A for an act to provide time with pay for state emplo for designated legal holide. Introduced, passed on file Referred to governmental affi		Introduc	O'Malley and F I for an act to the beer law, t days during whi beverages may consumed. ted, passed on fil- to judiciary.	e 434
435 By Denman. A bill for act relating to assessment taxation of urban transit tems. Introduced, passed on file. Referred to governmetal suvisions Recommended passage Committee report adopted. Passed Senate; ayes 55, nays 1 Reported correctly enrolled. Signed by President Sent to Governor.	434 bdi- 461 733 926 none 927 1476	A bill seaso Introduct Referred Recomm Committe Placed Comment Pla	O'Malley and F I for an act prov nal liquor licens ed, passed on fi I to judiciary ended passage eee report adopt on calendar und business Senate; ayes ent filed refused to concu d correctly enrol oy President	Iding for sees. 1e
A bill for an act to estal a one (1) cent sales and tax, to create a school perty tax replacement fun receive the revenues from tax, and to prescribe the porary method for ma distribution from such f Introduced, passed on file Referred to ways and means	d to said tem- king und. 434	Sent to Signed 1 442 By act Code of fu balmi Introduct Referred	Governor by Governor Reppert. A bil to amend chap 1962, relating to meral directing ing. led, passed on fil to judiciary	1993 2002 II for an oter 156, practice and em- e435 461
437 By Ely. A bill for an adamend section six hun nine point twenty-section (609.27), Code 1962, relating limitation of grand justice from a civil township. Introduced, passed on file. Referred to judiciary	dred even gr to gr to 434 461 y. A sec- boint	Introduce Referred	Lange. A bill o provide for the tion and hard state park roads that the print of the tion and to priation therefored, passed on fill to appropriation to appropriation ded passage ended passage ent filed	e 435 on 461 ons 1206
the purpose of relocating road facilities and other lic utility installations an urban renewal project to a different location. Introduced, passed on file.	rail- pub- from area	nays Explana	to pass Senate; 25 tion of vote filed to reconsident filed	ayes 19, 1785 1786

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444 By Ely. A bill for an act revise and recodify the ste utes providing for the trea ment, training, institution, care, habilitation, and su	to	450 By Ely. A bill for an act to	
revise and recodify the sta	ut-	repeal the mandatory rebating	
utes providing for the trea	it-	of assessments for the exten-	
ment, training, institute	n-	sion of water mains in cities having a population in evcess	
port of mentally retarded pe	r-	of seventy five thousand	
sons in this state.		(75,000).	
Introduced, passed on file Referred to public health Recommended amendment, pa	435	Introduced, passed on file	435
Referred to public health	461	Referred to governmental subdi-	461
sage	959	visions	401
committee report adopted	1280	451 By Ely. A bill for an act to	
Amendments adopted	1280	amend chapter seventy five (75), Code 1962, relating to	
Reported correctly enrolled	1853	authorization and sale of pub-	
Signed by President	1853	lic bonds.	
Signed by President	1853	Introduced, passed on file Referred to governmental subdi-	436
Signed by Governor	1990	Referred to governmental subdi-	
		visions	461
445 By Ely. A bill for an a	ict	452 By Hagedorn, Elthon and Hansen. A bill for an act re- lating to the moneys and	
to adopt the agreement on d	le-	Hansen. A bill for an act re-	
relating to criminal procedu to adopt the agreement on d tainers and provide for imp	le-	lating to the moneys and credits tax and establishing a	
mentation thereof	1	three (3) percent surtax.	
Introduced, passed on file	461	Introduced, passed on file Referred to ways and means	436
Recommended passage	653	Referred to ways and means	461
Introduced, passed on file Referred to judiciary Recommended passage Committee report adopted Passed Sonate: aves 47 pays no	901	453 By Hill. A bill for an act to	
Committee report adopted Passed Senate; ayes 47, nays no Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	ne 902	provide for representation in	
Reported correctly enrolled	1594	the Sanata and House of Pan-	
Sent to Governor	1569	representatives in the Sixty-	
Signed by Governor	1668	representatives in the Sixty- second General Assembly and thereafter.	
		Introduced, passed on file Referred to governmental affairs	436
446 By Ely. A bill for an a to amend section two hu	et	Referred to governmental affairs	461
to amend section two hu	n-	454 By Lucken, Hansen, Ely and	
dred fifty point twel (250.12), Code 1962, so as permit delegation of the a ministrative duties of the so	to	Stenhens. A bill for an act re-	
permit delegation of the a	ď-	lating to limitations placed upon the budgets of the insti- tutions of the state board of control by the Sixtieth General	
ministrative duties of the so	01-	upon the budgets of the insti-	
diers refler commission.	1	tutions of the state board of	
Introduced, passed on file Referred to governmental affair	430 ire 461	Assembly.	
neteried to governmental aira	115 101	Introduced, passed on file	436
447 By Lange. A bill for an a	ct	Introduced, passed on file Referred to industrial and human	
447 By Lange. A bill for an a to provide that the state hig	h-	relations	461
way commission shall perfor	m	455 By Lucken, Hansen, Ely and	
maintenance, reconstruction and repair on state park roa	ds	Stephens. A bill for an act re-	
and institutional roads.		lating to the payment of sal-	
Introduced, passed on file	435	aries of personnel at the state penitentiary and the men's re-	
Amandment filed	461	formatory.	
Introduced, passed on file Referred to transportation Amendment filed Recommended passage	851	Introduced, passed on file Referred to industrial and human	436
Steering recommends calendar	1999	relations	461
Committee report adopted	1520		101
Placed on calendar under unfi ished business	1420	456 By Lucken, Hansen, Ely and Stephens. A bill for an act re-	
Amendment adopted	. 1470	lating to the establishment	
		lating to the establishment and construction of a security	
448 By Stephens and Van Gil A bill for an act relating	st.	nospital and diagnostic-treat-	
the licensing and regulating	to of	ment center and to provide an appropriation therefor.	
		Introduced, passed on file	436
Introduced, passed on file	435	Referred to appropriations	461
Referred to agriculture	461	457 By Patton, Dodds and Reno.	
Committee report adopted	1256	A bill for an act relating to	
Introduced, passed on file	17,	the practice of accountancy	
nays 33	1256	by accounting practitioners	
		and adding accounting practi- tioners to the board of ac-	
449 By Ely and Riley. A bill f an act authorizing cities a towns to establish zoos.	or	countancy.	
an act authorizing cities at	na .	Introduced, passed to file Referred to judiciary	436
Introduced, passed on file	435	Referred to judiciary	461
Introduced, passed on file Referred to governmental subd	li-	458 By Denman. A bill for an	-
visions	461	act relating to aid to depend-	

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Introduced, passed on file 436 Referred to industrial and human relations	schools and to permit the study of discrimination in housing.
	Introduced, passed on file 437 Referred to industrial and human
459 By Kruck, Nims and Shir- ley. A bill for an act to amend section three hundred twenty-five point twenty-six	relations
(325.26) and section three nun-	467 By Denman, Nims, Reppert
dred twenty-seven point fif- teen (327.15), Code 1962, re- lating to the legal liability of	467 By Denman, Nims, Reppert and Walker. A bill for an act relating to the use of auxil-
certificated motor carriers, and	iary axles on vehicles. Introduced, passed on file 437
certificated motor carriers, and of motor vehicle truck opera- tors and contract carriers, for	Introduced, passed on file
property losses. Introduced, passed on file 437 Referred to judiciary 461	Amendment filed
Referred to judiciary 461	Committee report adopted1410
460 By Hansen, Lange, Hage-	Amendment adopted
dorn and Heying. A bill for an act relating to registration of	Signed by President
motorhoats.	Sent to Governor 1993 Signed by Governor 2001
Introduced, passed on file 437 Referred to conservation and recreation	
	468 By Riley. A bill for an act to provide moving expenses in condemnation cases.
461 By Ely, Coleman and Shaff. A bill for an act removing the limitation on devices to edu-	condemnation cases. Introduced, passed on file 438 Referred to judiciary 462 Recommended passage 653 Amendment filed 959
cetional institutions	Recommended passage 653
Referred to judiciary 461	Committee report adopted1024
Introduced, passed on file 437 Referred to judiciary 461 Recommended passage 1365 Steering recommends calendar 1637	Paggod Carata: area 56 nava 1 1024
	Senate concurred
462 By Shirley. A bill for an act relating to vacation benefits for employees of the State of	Reported correctly enrolled1524
Iowa.	Senate concurred
Introduced, passed on file 437 Referred to governmental affairs 461	469 By Coleman. A bill for an
463 By Ely. A bill for an act re- lating to the testing of infants	act to permit the state to par-
for phonyllectonuria	ticipate in a group health and accident insurance program
Introduced, passed on file 437 Referred to public health 462	with employees. Introduced, passed on file 438
Introduced, passed on file 437 Referred to public health 462 Recommended passage 764 Amendment filed 916 Committee report adopted 965	Introduced, passed on file 438 Referred to governmental affairs 462 Amendment filed
Committee report adopted 965	
Amendment adopted 965 Passed Senate; ayes 53, nays none 966	470 By Patton. A bill for an act transferring jurisdiction to the city of Independence, Iowa,
Signed by President1476	certain land now comprising a
Reported correctly enrolled 1476 Signed by President 1476 Sent to Governor 1476 Signed by Governor 1569	part of the mental health in- stitute grounds at Independ-
	stitute grounds at Independ- dences, Iowa. Introduced, passed on file 438 Referred to governmental subdi-
464 By Stanley. A bill for an act to require a warning sign, flag, or device on a slow-	Referred to governmental subdivisions
moving vehicle. Introduced, passed on file 437 Referred to transportation 462	T
Referred to transportation 462	Amendment filed
465 By Stanley. A bill for an act	Amendment adopted1424
relating to residence requirements for electors.	ished business1424
Introduced, passed on file 437 Referred to governmental affairs 462	Amendment filed
Acc Dr. Els Frommelt Bigler	471 By Coleman, Kruck and Shirley. A bill for an act to amend section four hundred
Riley, Stanley, Mincks and O'Malley. A bill for an act to establish a civil rights commission to eliminate unfair and discriminatory practices.	amend section four hundred
mission to eliminate unfair	twenty-eight point seventeen, (428.17), Code 1962, relating to assessment of merchandise in-
in nublic accommodations, em-	ventories for taxation.
ployment, apprenticeship pro- grams, on-the-job training programs, and vocational	Introduced, passed on file 438 Referred to ways and means 462 Amendment filed
programs, and vocational	Amendment filed

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472 By Coleman. A bill for an act to amend chapter three hundred ninety-one A (391A),	Introduced, passed on file 439 Referred to governmental subdi-
hundred ninety-one A (391A), Code 1962, to more specifically	visions
Code 1962, to more specifically define the powers of cities in the building of plazas and	478 By Coleman, Lodwick, Walk- er, Main, Stephens, Heying,
malls.	er, Main, Stephens, Heying, and Benda. A bill for an act to provide for an additional agricultural producer association and to provide for volun-
Introduced, passed on file 438 Referred to governmental subdivisions	agricultural producer associa- tion and to provide for volun-
Recommended passage1209 Committee report adopted1687	tary deductions on the part of
H. F. 409 substituted	be used in the promotion of and utilization of Iowa's agri-
	be used in the promotion of and utilization of lowa's agri- cultural products and to pro- vide for the collection there-
473 By Coleman. A bill for an act relating to "T" intersections.	Introduced, passed on file 439
Introduced, passed on file 438 Referred to transportation 481	Referred to agriculture
-	1 flon x96
474 By Lucken, Hansen, Ely and Stephens. A bill for an act	Steering recommends calendar1637 Amendment filed
providing for a presentence investigation by the parole board on all persons charged	Committee report adopted1890 Amendment adopted1891 Amendment withdrawn1891
with the commission of a fer-	Passed Senate; ayes 52, nays none1891
ony. Introduced, passed on file 438 Referred to judiciary 524	Signed by President
	Sent to Governor
475 By Kibbie and Benda. A bill for an act to establish a system of state preserves and to provide for the control and management of same. Introduced, passed on file 438 Referred to conservation and rec-	479 By Kibbie, Benda, Elvers, Coleman, Hagedorn, Lodwick,
provide for the control and management of same.	I Lucken and Stenhens. A hill
	for an act to require a state- ment of the taxpayer's resi- dent school district on his
Recommended amendment, pas-	state income tax return.
	Introduced, passed on file 439 Referred to ways and means 462
sage 308 Amendment filed 682 Amendment filed 7711 Committee report adopted 929 Amendments adopted 930 Amendment withdrawn 930 Passed Senate; ayes 51, nays 2 930 Reported correctly enrolled 1637 Signad by President 1637	480 By O'Malley, Messerly, Burke, Kruck and Klefstad. A
Amendment withdrawn 930 Amendment withdrawn 930	bill for an act relating to electrical safety through adoption of a state electrical
Passed Senate; ayes 51, nays 2 930 Reported correctly enrolled1637	code for the purpose of inspect-
Signed by President 1637 Sent to Governor 1637 Signed by Governor 1733	ing and licensing electrical contractors and electricians,
	to establish an electrical safety board for such purpose,
476 By Flatt. A bill for an act relating to voluntary pay-	and to provide an appropriation therefor.
ments for care of minors in state institutions and to pro- vide for the use of social se-	Introduced, passed on file 439 Referred to judiciary 462
curity benefits to pay for such care.	481 By Schroeder and O'Malley.
Introduced, passed on file 438 Referred to industrial and human	A bill for an act relating to the ownership of individual
relations	apartment units. Introduced, passed on file 439
Recommended amendment, pas-	Introduced, passed on file 439 Referred to judiciary 462 Recommended passage 547 Committee report adopted 811 Passed Senate; ayes 41, nays none 811 Reported correctly enrolled 1080 Signed by President 1080
sage	Passed Senate; ayes 41, nays none 811 Reported correctly enrolled 1080
Amendment filed	Signed by President1080 Sept to Governor 1080
Signed by President 1605 Sent to Governor 1606 Signed by Governor 1712	Sent to Governor
	482 By Reppert. A bill for an act creating and establishing
477 By Nims, Kibbie, Kruck and Murray. A bill for an act re-	act creating and establishing a civil air patrol commission defining its duties, designating who shall be members thereof
477 By Nims, Kibbie, Kruck and Murray. A bill for an act re- lating to extensions of pri- mary highways and of sec-	i and appropriating funds
ondary roads in cities and towns.	therefor. Introduced, passed on file 439

Referred to appropriations	S. F. Page	S. F. Page
484 By Stanley. A bill for an act relating to the detection, prevention, and treatment of phenylketonuria. Introduced, passed on file 439 Referred to public health 462 Withdrawn	Recommended passage	O'Malley and Coleman. A bill
act relating to the detection, prevention and treatment of phenylketomica. Introduced, passed on file 439 Referred to public health 966 at 185 By Lucken, Hansen, Ely, and Stephens. A bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control. Introduced, passed on file 439 Referred to judiciary 524 as By Stanley. A bill for an act relating to the optional standard deductions for state income tax purposes. Introduced, passed on file 440 Referred to ways and means 462 at 87 By Hansen and Hagedorn. A bill for an act relating to the regulation and taxation of trading stamp companies. Introduced, passed on file 440 Referred to ways and means 524 Amendment filed 980 By Main. A bill for an act relating to comployment and other privileges for certain inmates of state correctional institutions. Introduced, passed on file 440 Referred to industrial and human relations 524 Recommended amendment, passage 524 As By Stanley. A bill for an act relating to collection of taxes. Introduced, passed on file 440 Referred to industrial and human relations 524 Amendment filed 990 By Main. A bill for an act relating to the agricultural marketing division and the board and to make an appropriation therefor. Introduced, passed on file 441 Asseed Senate; ayes 38, nays 16 1484 Amendment adopted 1484 Amendment filed 1490 By Main. A bill for an act relating to the agricultural marketing division and the board and to make an appropriation therefor. Introduced, passed on file 441 Referred to judiciary 462 Amendment filed 1490 By Main. A bill for an act relating to the agricultural marketing division and the board and to make an appropriation therefor. Introduced, passed on file 441 Referred to judiciary 462 Amendment filed 1490 By Main. A bill for an act relating to the duties of the County Attorney, the enforcement of obligations to support persons receiving public assista	torial districts.	(736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agreements that require union
diation and conclination commission and prescribing the powers and duties of said commission. Introduced, passed on file act relating to the optional standard deductions for state income tax purposes. Introduced, passed on file 40 Referred to ways and means 40 Referred to industrial and human relations 40 Referred to industrial and human relating to the duties of state or relating to the commission. 11478 Referred to industrial and human relations 40 Referred to industria	484 By Stanley. A bill for an act relating to the detection, prevention, and treatment of phenylketonuria.	membership as a prerequisite
Stephens. A bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control. Introduced, passed on file	Withdrawn 966	diation and conciliation com-
Referred to judiciary 524 486 By Stanley. A bill for an act relating to the optional standard deductions for state income tax purposes. Introduced, passed on file 440 Referred to ways and means 462 487 By Hansen and Hagedorn. A bill for an act relating to the regulation and taxation of trading stamp companies. Introduced, passed on file 440 Referred to ways and means 524 Amendment filed 938 488 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to employment and other privileges for certain institutions. Introduced, passed on file 460 Referred to industrial and human relations 524 Referred to industrial and human relations 524 Referred to collection of taxes. Introduced, passed on file 467 Referred to industrial and human relations 524 Recommended amendment, passage 1487 Amendment filed 1498 By Main. A bill for an act relating to collection of taxes. Introduced, passed on file 440 Referred to ways and means 524 Recommended amendment, passage 1487 Amendment filed 15237 Amendment fil	Stephens. A bill for an act relating to judges and prosecuting attorneys furnishing certain information to the board of control.	commission. Introduced, passed on file 440 Referred to industrial and human relations
Introduced, passed on file	Referred to judiciary 524	Amendment filed
487 By Hansen and Hagedorn. A bill for an act relating to the regulation and taxation of trading stamp companies. Introduced, passed on file	income tax purposes.	Committee report adopted1903
488 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to employment and other privileges for certain inmates of state correctional institutions. Introduced, passed on file	487 By Hansen and Hagedorn, A bill for an act relating to the regulation and taxation of	493 By Stanley. A bill for an act relating to the automobile registration fee exemption for seriously disabled veterans.
488 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to employment and other privileges for certain inmates of state correctional institutions. Introduced, passed on file	Introduced, passed on file 440 Referred to ways and means 524 Amendment filed 939	Introduced, passed on file 440 Referred to governmental affairs 462 Amendment filed 960
Introduced, passed on file	488 By Lucken, Hansen, Ely and Stephens. A bill for an act relating to employment and other privileges for certain inmates of state correctional in-	relating to motor vehicle lia- bility insurance and protec- tion against uninsured motor vehicles and hit-and-run mo- tor vehicles
relating to collection of taxes. Introduced, passed on file	Introduced, passed on file 440 Referred to industrial and human relations	Introduced, passed on file
Amendment adopted		495 By Stanley. A bill for an act relating to trespass upon certain posted private property and prescribing a penalty
board and to make an appropriation therefor. Introduced, passed on file 440 To a person receiving public assistance, and the appointment of a conservator for a person receiving public assistance.	Amendment filed	Introduced, passed on file 441 Referred to judiciary 462 496 By Stanley. A bill for an
board and to make an appropriation therefor. Introduced, passed on file 440 To a person receiving public assistance, and the appointment of a conservator for a person receiving public assistance.		act relating to the duties of the County Attorney, the en- forcement of obligations to support persons receiving
Referred to judiciary 462	Introduced, passed on file 440 Referred to agriculture 524	public assistance, and the appointment of a conservator for a person receiving public
491 By Kibbie and Mincks. A Bill for an act establishing the Amendment filed	491 By Kibbie and Mincks. A bill for an act establishing the	Introduced, passed on file 441 Referred to judiciary 462 Recommended passage 938 Amendment filed 960 Committee report adopted 1261 Amendment adopted 1261
Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research com-	will replace the budget and financial control committee, the legislative fiscal director,	Amendment adopted1261 Placed on calendar under unfinished business1261
financial control committee, the legislative fiscal director, the legislative research committee, and the legislative research bureau. Introduced, passed on file	mittee, and the legislative research bureau.	Amendment filed

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497 By Stanley. A bill for an act relating to assessment of property for taxes. Introduced, passed on file 441 Referred to ways and means 462	503 By Judiciary. A bill for an
act relating to assessment of	act to legalize and validate the
property for taxes.	proceedings of the board
Introduced, passed on file 441	proceedings of the board of directors of the Linn-Mar community school district of
Referred to ways and means 462	community school district of
·	community school district of Linn county, Iowa (also known as the Linn-Mar community school district, in the county of Linn, State of Iowa, authorizing and providing for the levy of taxes for the payment of said bonds and declaring the honds issued nur-
498 By Stanley, Messerly and	known as the Linn-Mar com-
Condon. A bill for an act re-	munity school district, in the
lating to the penalty for cer-	county of Linn, State of Iowa,
lating to the penalty for cer- tain crimes against children	authorizing and providing for
and the sentencing and treat- ment of persons convicted of	ment of gold bonds and do-
ment of persons convicted of	claring the hands issued nur-
certain offenses. Introduced, passed on file 441 Referred to judiciary 462	claring the bonds issued pur- suant to said proceedings to be enforceable obligations of
Poformed to indicions	be enforceable obligations of
itercired to judiciary 40#	
400 Dr. MaNaller A bill for on	Introduced, placed on calendar 483 Proof of publication certified 596 Passed Senate; aves 49, nays none 649 Reported correctly enrolled 958 Signed by President 958 Sent to Governor 9558 Signed by Governor 1000
499 By McNally, A bill for an act relating to meetings of county boards on reorganization of school districts involv-	Proof of publication certified 596
county heards on reorganiza-	Passed Senate; ayes 49, nays none 649
tion of school districts involve	Reported correctly enrolled 958
ing two (2) or more counties.	Signed by President 958
Introduced, passed on file 441	Sent to Governor 958
Referred to education 462	signed by Governor
ing two (2) or more countles. Introduced, passed on file	504 By Conservation and Rec-
Amendment filed	reation. A bill for an act au- thorizing participation by this state and its subdivisions in
Committee report adopted 966	thorizing participation by this
Amendment adopted 966	state and its subdivisions in
Amendment adopted	programs of federal assistance
Signed by President 1667	relating to the planning and development of outdoor rec-
Signed by President	reation resources and facili-
Signed by Governor	tion and for related numbers
	Introduced, placed on calendar 498
500 By Agriculture. A bill for	Passed Senate; ayes 39, nays none 755
an act relating to the distri-	Motion filed to reconsider vote 784
500 By Agriculture. A bill for an act relating to the distri- bution of commercial fertili-	Introduced, placed on calendar 498 Passed Senate; ayes 39, nays none 755 Motion filed to reconsider vote 784 Motion to reconsider prevailed 795 Withdrawn 796
zer and soil conditioners, to	H. F. 575 substituted 795
zer and soil conditioners, to provide for registration and examination of such materials,	Withatawii
examination of such materials,	505 By Transportation. A bill
and regulation of their use	505 By Transportation. A bill for an act relating to viola- tions of the flammable liquid
and to promote safety in trans- porting, storing and handling	tions of the flammable liquid
of onbridgour ammonia	and liquined petroleum gas
Introduced, placed on calendar 441	regulations.
Amendment filed 629	Introduced, placed on calendar 499 Passed Senate; ayes 48, nays none 784 Motion filed to reconsider vote 814
Amendment adopted 758	Motion filed to reconsider vote 214
Introduced, placed on calendar	Motion to reconsider prevailed 824
Senate concurred	Motion to reconsider prevailed 824 H. F. 143 substituted 825
Passed Senate; ayes 54, nays	Withdrawn
Poportod correctly enrolled 1364	506 By Judiciary. A bill for an
Signed by President	act relating to secured trans-
Sent to Governor	actions and instruments of
Signed by President	transmitting utilities, and the
· • • • • • • • • • • • • • • • • • • •	506 By Judiciary. A bill for an act relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof.
501 By Agriculture. A bill for an act relating to the specifi- cations and standards for	Dagged Constanting 49 navg none 755
an act relating to the specifi-	Reported correctly enrolled
cations and standards for	Signed by President
cheeses and cheese products.	Sent to Governor
Introduced, placed on calendar . 441 H. F. 327 substituted	Introduced, placed on calendar . 499 Passed Senate; ayes 42, nays none 755 Reported correctly enrolled
Withdrawn 754	507 By Agriculture. A bill for
William I I I I I I I I I I I I I I I I I I I	an act relating to license fees
700 T- C	for public scales, pumps, and
502 By Governmental Affairs. A bill for an act providing for	an act relating to license fees for public scales, pumps, and meters used in measuring gas-
automatic retirement at age	oline or fuel oil. Introduced, placed on calendar 528
sixty-five (65) for state em-	Introduced, placed on calendar 528
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Amendment filed 833 Amendment filed 841	Introduced, placed on calendar 528 Passed Senate; ayes 43, nays none 771
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509 By Agriculture. A bill an act relating to anti- cholera virus and serum ler permits. Introduced, placed on calenda H. F. 316 substituted	aea-	Passed Senate; ayes 50, nays none 876 Reported correctly enrolled1315 Signed by President1315 Sent to Governor1315 Signed by Governor1437 516 By Public Health. A bill
510 By Agriculture. A bill an act relating to hotels, taurants, and food estabments. Introduced, placed on calenda H. F. 445 substituted	for res- lish-	for an act declaring the men- tal health authority as the state agency to receive and administer funds available un- der the federal mental health act of July 3, 1946, and to create a committee on mental hygiene in relation thereto. Introduced, placed on calendar . 576
511 By Commerce. A bill fo act amending and revi chapter seventy-eight Code 1962, to empower ex- iners appointed by the s	r an sing (78), cam-	Senate concurred
commerce commission to minister oaths and take firmations. Introduced, placed on calenda Passed Senate; ayes 40, nays	ad- af-	none 1112 Reported correctly enrolled 1236 Signed by President 1237 Sent to Governor 1237 Signed by Governor 1315
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512 By Agriculture. A bill an act relating to farm duce. Introduced, placed on calendary	ır 529	Introduced, placed on calendar 576 Amendment filed 632 Committee report adopted 846 H. F. 319 substituted 846 Withdrawn 847
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(490) Code 1962, relating to time for payment of an pipeline inspection fees the issuance of permits for construction of pipelines underground gas storage;	o the nual and r the and area.	cfl. Introduced, placed on calendar . 576 Amendment adopted . 947 Passed Senate; ayes 50, nays none 947 Reported correctly enrolled . 1637 Signed by President . 1637 Sent to Governor . 1637 Signed by Governor . 1733
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514 By Judiciary. A bill fo act to authorize and direct issuance of a patent to cer real estate by the Gove and Secretary of State to vie D. Walter.	rtain rnor Clo-	Introduced, placed on calendar . 576 Passed Senate; ayes 51, nays none 933 Reported correctly enrolled
Introduced, placed on calendar Passed Senate; ayes 51, nays Reported correctly enrolled Signed by President	none 756 1236 1237 1237	521 By Governmental Subdivi- sions. A bill for an act re- lating to the title and salary of the Indian reservation offi- cer and making an appropria- tion thereof.
515 By Commerce. A bill for act amending and revicing the control of the state common commission to have the pto authorize examiners to hearings on matters control of the commission. Introduced, placed on calenda.	r an ising inty- pro- nerce	Introduced, referred to appropriations
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523 By Agriculutre. A act relating to regruse of the flood plaiders and streams in throduced, placed on the stream of the stream	bill for an ulation of ns of riv-	achieving self-suppo cipient of aid for th Introduced, placed on H. F. 573 substituted Withdrawn	rt by a re- ne blind. calendar 636 1118
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524 By Claims. A bi act to amend section nine point one (79 1962, relating to the	n seventy- 0.1), Code navment	to certain real estate ion County, by the and Secretary of St. Introduced, placed on Amendment adopted. Passed Senate; ayes none	calendar 636 967 54, nays
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ations		529 By Judiciary. A tact to provide for of alcoholism. Introduced, placed on c	ill for an treatment
Committee report adopted Passed Senate; ayes 49, Senate concurred Passed Senate; ayes 54,	nays 11246	Passed Senate; ayes none Senate concurred Passed Senate: ayes	55, nays 1132 1511
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525 By Commerce. A an act to amend a chapter four hundre nine (489), Code amended by section of chapter two eighty-five (285), Ac Sixtieth General relating to electric sion line franchises.	bill for nd revise ed eighty- 1962, as	530 By Judiciary, A tact to provide for l for judges of the court.	
of chapter two eighty-five (285), Ac Sixtieth General	hundred ets of the Assembly,	Introduced, referred to tions	636
sion line franchises, cedure in obtaining tending such franchises to be assessed the applicant or	the pro- and ex- hises, the	act relating to susp cancellation of liqu licenses.	
therefor, and to pr	ovide for temporary	Introduced, placed on Passed Senate; ayes none	55, nays 1194
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526 By Industrial and Relations. A bill for to provide aid to children payments to placed in a foster	dependent o children	Introduced, placed on Passed Senate; ayes	48, nays
placed in a foster with a public or child-care agency as	nonbront	none	olled1853

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be a link way commission. Introduced, placed on calendar .638 Passed Senate; ayes 52, nays none		534 By Transportation. A bill for an act to permit the use of prisoners in the peniten-		Introduced, placed on calendar 836 H. F. 591 substituted1056 Withdrawn1056
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bill for an act to allow a deduction from net income or credit against tax for controbutions to national and state political parties and political organization committees, and to allow deductions by candidates for public office of campaign expenses. Introduced, placed on calendar 747 Placed on calendar under unfinished business 1258 Amendment filed 1537 Amendment filed 1537 Amendment adopted 1717 Amendment adopted 1717 Amendment adopted 1718 Placed on calendar under unfinished business 1718 Amendments adopted 1716 Passed Senate; ayes 54, nays 2 1767 Passed Senate; ayes 54, nays 2 1767 Passed Senate; ayes 54, nays 2 1767 Passed Senate; ayes 55, nays none district in Clay County, Iowa. Introduced, placed on calendar 747 Amendment adopted 967 Passed Senate; ayes 55, nays none 968 Proof of publication certified 1827 Sent to Governor 1327 Signed by President 1327 Sent to Governor 1327 Signed by President 1327 Sent to Governor 1327 Signed by President 1327 Sent to Governor 1327 Signed by Covernor 1476 Si		Withdrawn105	4 5	b41 By Public Health. A bill for an act relating to medical assistance for the aged. Introduced, placed on calendar 857
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Relations. A bill for an act to raise the maximum benefits payable under workmen's compensation on death benefits, permanent partial disabilities, permanent total disabilities, permanent total disabilities, and healing period, also to raise the maximum amount allowable for healing period. Introduced, placed on calendar . 769 Made special order		Signed by President	7 7 6	spection of weights and meas- ures.
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Introduced, placed on calendar 769 Made special order 817 Passed Senate; ayes 52, nays none 858 Reported correctly enrolled 1364 Reported correctly enrolled 1364		abilities, temporary total dis- abilities, and healing period, also to raise the maximum amount allowable for healing		Withdrawn1054
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539 By Agriculture. A bill for Amendment filed	•	539 By Agriculture. A bill for an act relating to gasoline re-		able time schedule. Introduced, placed on calendar . 920 Amendment filed . 960 Amendment filed . 1003 Amendment adopted . 1185 Amendment adopted . 1186

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547 By Govermental Affairs. A bill for an act directing the Governor to examine the or-	Amendment filed
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550 By Education. A bill for an act to provide for establish-	Acts of the Sixtleth General Assembly, to include improve- ment of and equipment of industrial projects as well as
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ment and operation of area vocational schools and area community colleges, etablish a division of community and	their construction. Introduced placed on calendar 964
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division of community and junior colleges within the	ished business
state department of mublic in	Amendment filed
state department of public in- struction and an advisory committee to the state board of public instruction on com- munity and junior colleges, and to require establishment	Amendments adopted1352
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561 By Commerce. A bill for a act to authorize the Iowa d velopment commission to pe form or provide for plannir assistance to Iowa govern	r-	trol, for boundary engineering service thorizing the obta acceptance of fed	y surveys, es and au- lining and eral funds
mental units and agencies insure the economic and o derly development of the stat	to r- :e.	thorizing the obta acceptance of feder to the state to be unection with this tion and federal function thereto.	sed in con- appropria- ds in addi-
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562 By Governmental Affairs. bill for an act relating Governor Day. Introduced, placed on calendar Point of order raised	1092	Motion to reconsider p Amendment adopted . Passed Senate; ayes	revailed1308 1308 51, nays
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Point of order raised Amendment adopted Passed Senate; ayes 42, nay none Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	$egin{array}{c}1637 \1637 \1637 \1733 \end{array}$	Signed by Governor	
563 By Governmental Subdiv sions. A bill for an act at thorizing cities to establis	i- i-	567 By Appropriation for an act to appropriate general fund of of Iowa for the big ginning July 1, 1967, ing June 30, 1967, to welfore departmen	oriate from f the State ennium be-
zoos. Introduced, placed on calendar Amendment filed Amendment adopted Passed Senate ayes, 53, nays 1		ginning July 1, 1965 ing June 30, 1967, to welfare departmen purpose of aid to l	o, and end- the social t for the blind fund,
Passed Senate ayes, 53, nays 1 564 By Governmental Subdiv	1578 i-	welfare departmen purpose of aid to l child welfare fund, relief fund, old age fund, aid to the dist and support for Ind	assistance abled fund, ians resid-
564 By Governmental Subdiv sions. A bill for an act to at thorize cities and towns provide ambulance servic when not otherwise availible.	to ce	ing on a settlement Introduced, placed on a Amendments filed	calendar1092
Introduced, placed on calendar Passed Senate; ayes 41, nays 1 Senate concurred		Amendment filed Amendment filed Amendment withdrawn	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Passed Senate; ayes 54, nays 1 Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	1848 1993 1993	ing on a settlement Introduced, placed on a Amendments filed Amendment filed Amendment filed Amendment withdrawn Amendment adopted Amendments adopted Amendment adopted Passed Senate; ayes 50 Motion to reconsider v table	
Signed by Governor	2002 or	Motion to reconsider v table	ote laid on 1152 1345
565 By Appropriations. A bill for an act to appropriate from the general fund of the State of the form of the biennium beginning July 1, 1965, and ending June 30, 1967, to the sociwelfare department for the purpose of medical assistant to the aged.	ne of n-	table Senate concurred Passed Senate; ayes none Reported correctly enr Signed by President Sent to Governor Signed by Governor	53 nays 1345 olled1605 1605
June 30, 1967, to the soci- welfare department for the purpose of medical assistant	al ne ce		
Introduced, placed on calendar	1092	568 By Governmental bill for an act to r representation in t and House of Repre	provide for the Senate esentatives
none	.1123 1178 1270	in the Sixty-secon Assembly and theres Introduced, placed on o	id General after,

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Amendment filed		574 By Governmental sions. A bill for an viding for assessment erty outside the cit that abuts on a city Introduced, placed on ca 575 By Governmental A bill for an act to ame ter 28 A, Code 1962, a ed, relating to civil d	act pro- of prop- ty limits street. lendar1219 .ffairs. A
569 By Judiciary. A bill act to legalize and proceedings providing organization, reorgan enlargement, or change boundaries of school ctions. Introduced, placed on cale Passed Senate; ayes 52 none	for the lization, in the orpora- ndar1108 , nays1255 ed1993	State of lowa. Introduced, placed on ca Steering recommends ca Amendments filed	lendar .1219 lendar .143614361516 nays 5 .15171728 55 nays
570 By Agriculture. A bil act relating to the a tural marketing divisi the marketing board. Introduced, placed on cale	l for an agricul- on and ndar1130	576 By Governmental A bill for an act to ame ter 29, Code 1962, as relating to the state forces. Introduced, placed on ca	end chap- amended, military
571 By Commerce. A bil act to correct an error ate File one hundred fi (146), Acts of the Sil General Assembly rela small loans legislation	l for an in Sen- orty-six orty-first cting to	Introduced, placed on ca Steering recommends ca Passed Senate; ayes 45, Reported correctly enro Signed by President Sent to Governor Signed by Governor	nays 8 . 1517 illed 1989 1989 2001
Introduced, placed on cale Passed Senate; ayes 52 none	ed1187 1327 1327 1327 1476	577 By Appropriations for an act to amend nine (9) of the Act Extraordinary Sessio Sixtieth General Ass provided for a state and administered so program under the hi	d chapter is of the in of the embly, to supported cholarship gher edu-
act to eliminate the committee of the stat of regents and provide board of regents to committees, offices and cies and delegate pow duties and establish regulations therefore.	e board for the create I agen- ers and iles and	cation facilities co and to make an appi therefor. Introduced, placed on Passed Senate; ayes none	ropriation calendar 1219 52, nays
Introduced, placed on cale Steering recommends cale Passed Senate; ayes 40, nr Reported correctly enroll Signed by President Sent to Governor Signed by Governor	led1732 1732 1733	578 By Appropriations for an act to appropr the general fund of of Iowa to the nation and state guard five dollars (\$5,000) for revolving fund for tenance and operation	. A bill late from the State nal guard thousand
573 By Claims. A bill for to make appropriations tain named persons in ment of claims made the State of Iowa. Introduced, referred to ap- tions	s to cer- settle- against	of the administrati aircraft and make for usage reimburse Introduced, placed on ca	ive state provision ement. lendar1273
tions Recommended passage Committee report adopted Passed Senate; ayes 5 none Senate concurred Passed Senate; ayes 5	1291 11312 1, nays 1313 1522 4, nays	Passed Senate; ayes none Reported correctly enro Signed by President Sent to Governor Signed by Governor	1310 blled1605 1605 1712
Passed Senate; ayes 5 none Senate concurred Passed Senate; ayes 5 none Reported correctly enroll Signed by President Sent to Governor Signed by Governor	ed1853 1853 1853	579 By Appropriations for an act to appropr the Iowa public empl tirement system fu hundred thousand	iate from loyees re- ind three

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(\$300,000.00) to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962. Introduced, placed on calendar		Motion to rec table Reported corr Signed by Pro Sent to Gover Signed by Go	adopted
none	605 606 712	for an ac priations members t	ropriations. A bill of to make appro- to the appointive of the appointive of the legislative cham- leling committee for compensation for endered in the past
reation. A bill for an act relating to bait dealers licenses. Introduced, placed on calendar .1 Amendment filed1 Amendment adopted1 Amendment adopted1 Placed on calendar under unfinished business	273 401 403	Introduced, pl	aced on calendar1331
LONG DUDINGED	425 425	none Reported corr Signed by Property Sent to Gove Signed by Go	e; ayes 54, nays 1382 rectly enrolled 1853 esident 1853 rnor 1919 vernor 1990
581 By Governmental Affairs. A bill for an act creating the general contingent fund of the state for the biennium beginning July 1, 1985, and appropriating thereto the sum of one million eight hundred thousand dollars (\$1,800,000.00) from the general fund		for an act tions to the bers of study com- pervision proposed	ropriations. A bill to make appropriation legislative memthe interim court mission and for suand preparation of legislation for said
000.00) from the general fund of the state, specifying the purposes for which the appropriation may be used. Introduced, placed on calendar	318 348 605 605 606 712	Introduced, pl Passed Senat none Reported corr	aced on calendar .1331 te; ayes 55, nays
582 By Governmental Subdivisions. A bill for an act relating to the issuance of bonds by municipal corporations. Introduced, placed on calendar .1 Amendment filed		for an act the genera of Iowa for ments to t Introduced, pl Passed Senat none Reported corn Signed by Pr Sent to Gove Signed by Go	ropriations. A bill to appropriate from 1 fund of the State or capital improve- he state fair board. aced on calendar1331 te; ayes 57, nays
583 By Ways and Means. A bill for an act to repeal the five (5) mills moneys and credits tax provided in section four hundred twenty-nine point two (429.2), Code 1962, as to individuals, estates and trusts and to increase the income tax rate on upper bracket income tax rate on upper bracket income tax.		of lowa to servation of one m firty thous 000.00) to servation servation Introduced, pl	ropriations. A bill to appropriate from I fund of the State the state soil concommittee the sum Illion two hundred and dollars (\$1,250,-carry on soil conwork in soil consistricts. aced on calendar1331 te; ayes 57, nays
provide for the return of the amount collected by such tax for allocation among the tax- ing districts as provided in section four hundred twenty- nine point three (429.3), Code 1962.			ee; ayes of, hays:
Introduced, placed on calendar .1 Amendment filed .1 Made special order .1 Point of order raised .1	331 401 403 438 457 526	for an act the genera of Iowa fo ments to commission	
Point of order raised1	555	Introduced, pl	aced on calendar1331

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Passed Senate: aves 57, navs	
none	593 By Appropriations. A bill for an act authorizing ex- penditures by the state high- way commission from the
Signed by President	way commission from the
Sent to Governor	way commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, for use as a revolving fund. Introduced, placed on calendar 1332
EGO Der Ammonwightigne A hill	and ending June 30, 1967, for use as a revolving fund.
for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the state fair board for the purpose of state and to agricultural so-	Introduced, placed on calendar 1332
of Iowa for the biennium be-	Passed Senate; ayes 38, nays 12, 1466 Reported correctly enrolled
ginning July 1, 1965, and end- ing June 30, 1967, to the state	Signed by President
fair board for the purpose of	Signed by Governor
state aid to agricultural so- cieties.	594 By Ways and Means. A bill
Introduced, placed on calendar 1331	for an act to amend the motor
Passed Senate; ayes 57, nays none	fuel and special fuel tax laws and to provide for dispensa-
Reported correctly enrolled1732	and to provide for dispensa- tion of such fuels with penal- ties involved for violation of
1385	
Signed by Governor1790	Amendment filed
590 By Appropriations. A bill	Amendments filed
the general fund of the State	Amendment withdrawn1421
for an act to appropriate from the general fund of the State of Iowa for capital improve- ments for buildings and	these provisions. Introduced, placed on calendar . 1332 Amendment filed . 1402 Amendments filed . 1406 Amendments adopted . 1421 Amendment withdrawn . 1421 Amendment adopted . 1422 Passed Senate; ayes 45, nays none . 1422
grounds under the superin- tendent of public buildings	none
tendent of public buildings and grounds.	none
Introduced, placed on calendar 1332	Reported correctly enrolled1993
Passed Senate; ayes 57, nays none	Signed by President
none	
none	595 By Judiciary. A bill for an
none	595 By Judiciary. A bill for an act to amend chapter seven (7), Code 1962, relating to the
Sent to Governor	exercise of the supreme exec-
	exercise of the supreme exec- utive power of the state in the absence of the Governor. Introduced, placed on calendar1373
591 By Appropriations. A bill for an act authorizing ex- penditures by the state high- way commission from the	
penditures by the state high-	596 By Education. A bill for an act relating to school elec-
primary road fund, farm-to-	tions.
primary road fund, farm-to- market road fund and urban	Introduced, placed on calendar 1373 Steering recommends calendar 1436
road fund for the biennium beginning July 1, 1965, and ending June 30, 1967, and re- lating to salaries of highway	Amendment nied
ending June 30, 1967, and re- lating to salaries of highway	597 By Judiciary. A bill for an act to amend and correct an act known as the Uniform Commercial Code. Introduced, placed on calendar1373
commission.	an act to amend and correct an act known as the Uniform
Introduced, placed on calendar . 1332 Passed Senate; ayes 53, nays	Commercial Code. Introduced, placed on calendar1373
none	
none	none
Signed by Governor	Senate concurred1912
592 By Appropriations A hill	none
for an act authorizing capital expenditures by the State	none 1912 Reported correctly enrolled 1993 Signed by President 1993 Sent to Governor 1993 Sent to Governor 2002
expenditures by the State highway commission from the	Sent to Governor
primary road fund for the	Signed by Governor
highway commission from the primary road fund for the biennium beginning July 1, 1965, and ending June 30, 1967.	598 By Education. A bill for an
Introduced, placed on calendar1332 Amendment filed	act relating to termination of contracts with school teachers.
Amendment filed1405	Introduced, placed on calendar1313
Passed Senate; ayes 45 nays 10	599 By Appropriations. A bill for an act to authorize the
Motion to reconsider vote laid on	Town development commission
Reported correctly enrolled1732	sion to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.
Signed by President 1732 Sent to Governor 1733 Signed by Governor 1790	tion forty-one (41), Acts of the Sixtieth General Assembly
Signed by Governor	Introduced, placed on calendar1409

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Amendment filed	604 By Committee on Ways and Means. A bill for an act to provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds
for an act to amend section 422.4, section 422.17, section 422.16, Code 1962, to provide for withholding of state income taxes on income earned in Iowa, to provide for payment of estimated income tax by self-employed individuals having self-employment in-	provide for the depositing of sales tax receipts by retailers if the total amount collected in preceding month exceeds twenty-five dollars (\$25.00). Introduced, placed on calendar, 1482 Amendment filed
within the State of Iowa. Introduced, placed on calendar 1409 Amendment adopted 1487 Amendments adopted 1488 Amendments adopted 1489 Amendment filed 1498 Amendment filed 1499 Amendment filed 1541	Conference committee report adopted
Amendment filed	Explanation of vote 1938 Conference committee appointed 1957 Conference committee report 1970 Conference committee report adopted 1970 Amendments adopted 1970 Passed Senate; ayes 30, nays 20.1970
Reported correctly enrolled 1993 Signed by President 1993 Sent to Governor 1993 Signed by Governor 2001	Passed Senate; ayes 30, nays 20.1970 Motion to reconsider vote laid on table
601 By Committee on Claims. A bill for an act to make ap- propriations to certain named persons in settlement of claims made against the State of Iowa. Introduced, referred to appropri- ations	605 By Committee on Ways and Means. A bill for an act to increase the rates of state corporation income tax. Introduced, placed on calendar .1482 Call of the Senate requested .1567 Passed Senate; ayes 33, nays 24 .1585 Motion to reconsider vote laid on table
602 By Committee on Agriculture. A bill for an act to provide a declaration of unit price on certain prepackaged commodities. Introduced, placed on calendar1482 Amendment filed	606 By Committee on Govern- mental subdivisions. A bill for an act relating to urban renewal and public housing contracts in cities and towns. Introduced, placed on calendar1482 607 By Industrial and Human
603 By Committee on Ways and Means. A bill for an act re- lating to the filing of assess- ment protests with the boards of review. Introduced, placed on calendar1482	607 By Industrial and Human Relations. A bill for an act relating to the amount of assistance grants in the aid to to dependent children pro- gram. Introduced, placed on calendar1508
Introduced, placed on calendar, 1482	608 By Appropriations. A bill for an act to make appropriations to members of the Iowa commission on interstate cooperation. Amendment filed
Reported correctly enrolled1853 Signed by President1853 Sent to Governor1919 Signed by Governor1990	Amendment filed

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Passed Senate; ayes 50, nays	legislative advisory commit-
none 1647 Reported correctly enrolled 1853 Signed by President 1853 Sent to Governor 1853 Signed by Governor 1990	tees. Introduced, placed on calendar1550 Passed Senate; ayes 48, nays
Signed by Governor	none
609 By Appropriations. A bill for an act to make appropria- tions to ex officio members of	Sent to Governor
the advisory investment board of the Iowa public employees retirement system.	615 By Ways and Means. A bill for an act relating to sales tax on trade-ins. Introduced, placed on calendar1550
Introduced, placed on calendar	Introduced, placed on calendar1550 616 By Ways and Means. A bill
610 By Appropriations, A bill	616 By Ways and Means. A bill for an act relating to the inventory taking of motor fuel and special fuel gallonage to be sold or dispensed at tax rates established by House File one hundred sixty (160), Acts of the Sixty-first General
for an act to make appropria-	and special fuel gallonage to
tions to members of the tax revision advisory committee and the education programs	rates established by House
and the education programs advisory committee.	Acts of the Sixty-first General
Introduced, placed on calendar1550 Amendment filed	
advisory committee. Introduced, placed on calendar1550 Amendment filed	Introduced, placed on calendar1550 Passed Senate; ayes 33 nays 15 .1657
none	Reported correctly enrolled1919 Signed by President1919
Reported correctly enrolled1853 Signed by President1853	Signed by President 1919 Sent to Governor 1953 Signed by Governor 1994
1649	617 By Commerce. A bill for an act to specifically exempt com-
	act to specifically exempt com- mercial fertilizers and agricul-
for an act to make appropriations to members of the legis-	tural limestone or materials from the sales tax.
tions to members of the legis- lative research committee and	Introduced, placed on calendar1550
the highway study advisory	618 By Judiciary. A bill for an act to determine liability of fee title holder to trespassing motor vehicles for damages
Introduced, placed on calendar 1550	fee title holder to trespassing
Introduced, placed on calendar .1550 Amendment filed .1587 Amendment adopted .1650 Amendment withdrawn .1651 Passed Senate; ayes 53, nays	motor vehicles for damages sustained in removing said
Amendment withdrawn1651 Passed Senate: ayes 53. nays	automobile.
none	Amendment filed
Signed by President1919	Introduced, placed on calendar1550 Amendment filed
1651 Reported correctly enrolled 1919	none
612 By Appropriations. A bill	619 By Judiciary. A bill for an act to amend section seven hundred eighty-one point twelve (781.12), Code 1962, relating to a defendant as a witness to a criminal proceeding.
for an act to make appropriations to legislative members	hundred eighty-one point twelve (781.12), Code 1962, re-
of the Iowa development com- mission.	lating to a defendant as a wit- ness in a criminal proceeding.
Introduced, placed on calendar 1550 Passed Senate; ayes 52, nays	Introduced, placed on calendar 1551
none	Committee report adopted1691
Signed by President1853	Introduced, placed on calendar .1551 Amendment filed
1649 1649 1649 1853	620 By Education. A bill for an act relating to reorgnization
613 By Appropriations. A bill for an act to make appropria-	l of school districts.
tions to members of the dairy trade practices study commit-	Introduced, placed on calendar1588 Steering recommends calendar1637 Amendment filed
+	Amendment filed
Amendment filed	
Introduced, placed on calendar	
Reported correctly enrolled1853	the general fund of the State of Iowa for the biennium be- ginning July 1, 1965, and end- ing June 30, 1967, funds for
Signed by President 1853 Sent to Governor 1853 Signed by Governor 1990	ing June 30, 1967, funds for
	various departments and var- ious divisions thereof, of the
614 By Appropriations. A bill for an act to make appropria-	various departments and various divisions thereof, of the State of Iowa, for the purposes provided by law, and relating to the judicial and peace offi-
tions to legislators serving on	to the judicial and peace offi-

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cers' retirement systems a	nd	ing	June	30, 1967 f	unds for
cers' retirement systems a to salaries of various stat	111-	the	state	30, 1967, f conservati	on com-
tory positions.					
Introduced placed on colondar	1588	Introdu	iced, p	laced on ca	lendar1641 1680 1706 48, nays 1706 1906 nays 11 .1906
Call of the Senate	1622	Amend	ment fi	led	1680
Amendment adopted Amendment withdrawn Amendment adopted Amendment withdrawn Amendment adopted Passed Senate; ayes 57, na	1623	Amend	ment a	dopted	
Amendment adopted	1624	Passed	Sena	te; ayes	48, nays
Amendment withdrawn	1624	none			1706
Amendment adopted	1627	Senate	concu	rred	1906
Passed Senate; ayes 57, na	ys	Passed	Senate	e; ayes 39,	nays 11 .1906
Anne Amendment filed	1028	Report	ea cor	rectiy enro	lled1993 1993 1993 2001
Sonate refused to concur	1919	Signed	Dy Pr	esident	1009
Reported correctly appolled	1993	Signad	hw G	Warnar	2001
Signed by President	1993	1			
Sent to Governor	1993	627 B	y Comr	nittee on A	ppropria-
Sent to Governor	2001	tion	s. A b	nittee on A ill for an a from the e State of	ct to ap-
		prop	riate	from the	general
622 By Committee on Appropri tions. A bill for an act establish an executive coun	ta-	fund	l of th	e State of	Iowa for
establish an executive coun	cil	the	bienni	um beginni	ng July 1,
revolving fund for purcha	is-	1965	, and	ending	June 30,
ing.		1967	, to tr	ie executiv	e council
Introduced, placed on calendar	1608	erno	Tre res	idance the	pa Gov-
Passed Senate: aves 54, na	vs	two	hund	red fifty	thousand
none Reported correctly enrolled Signed by President Sent to Governor	1651	dolla	ars (S	e state of m beginni ending ne executiv ne and equi idence, the red fifty (250,000,00) r the dispo nt residenc	and to
Reported correctly enrolled	1853	prov	ride fo	r the dispo	sition of
Signed by President	1853	the	currer	it residenc	e of the
Sent to Governor	1000	Gov	ernor.		
bighed by devernor	1,550	Introdu	iced, p	laced on ca	lendar1642 1680 1705 1706
623 By Committee on Appropri	la-	Amend	ment n	donted	1705
tions. A bill for an act to a	p-	Amend	ment	adonted	1706
propriate from the gener	ral	Placed	on ca	lendar und	er unfin-
tions. A bill for an act to a propriate from the gene- fund of the State of Iowa the state printing board i	to	ished	busir	iess	
the state printing board i	cor	Amend	ment i	filed	er unfin- 1706 1715 1847
Introduced placed on calendar	1608	H. F. 7	11 subs	stituted	1847
Passed Senate: aves 49, navs 1	1652	Withdr	awn.	• • • • • • • • • • •	1849
printing and binding. Introduced, placed on calendar Passed Senate; ayes 49, nays 1 Reported correctly enrolled Signed by President Sent to Governor	1853	628 B	v Comr	nittee on A	nnronria_
Signed by President	1853	l Hon	a 1 h	ill for on o	at to on-
Sent to Governor	1919	prop	riate f	rom the gen	ieral fund
Signed by Governor	1990	of t	he sta	te for the	biennium
694 By Committee on Annony	10-	begi	inning	rom the gen te for the July 1, 1 ne 30, 1967, l office of t	1965, and
tions A bill for an act to a	na-	endi	ing Jui	ne 30, 1967,	funds for
624 By Committee on Appropriations. A bill for an act to a priate from the general further of the State of Iowa to the committee.	nd	the	centra	i omce of i	he board
of the State of Iowa to the	le-	Introdu	ontrol	laced on ea	landar 1649
partment of public safety,	di-	Passed	Senate	e: aves 45.	navs 31707
vision of highway patrol i	for	Report	ed cor	rectly enro	lled1993
partment of public safety, or vision of highway patrol is construction of two (2) no district headquarters builties.	ew	Signed	by Pr	esident	1993
ings.	ıu-	Sent to	Gover	nor	1993
Introduced, placed on calendar	1608	Signed	by Go	vernor	lendar .1642 nays 3 .1707 lled .1993 .1993 .2001
Introduced, placed on calendar Amendment adopted Passed Senate; ayes 42, nays 7	1660				
Passed Senate; ayes 42, nays 7	1661	men	tal Af	mittee on fairs. A bi g to the l	11 for an
Reported correctly enrolled	1919	act	relatin	g to the le	egislative
Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	1919	rese	arch	committee research	and the
Sent to Governor	1004	legi	slative	research	bureau.
signed by Governor	1331	Introdu	iced, p	laced on ca	lendar1717
625 By Committee on Gover	n-	Made s	speciai	order	nays 4 . 1755 nlled 1993
625 By Committee on Gover mental Affairs. A bill for act relating to speed limits	an	Poport	od cor	e; ayes 54,	1100 1002
act relating to speed limits	on	Signed	hv Pr	esident	1993
freeways.		Sent to	o Gove	ernor	1993
Introduced, placed on calendar	1660	Signed	by Go	vernor	2002
Amendment withdrawn Amendment adopted Amendment adopted Passed Senate; ayes 45, nays 4	1659	620 12:	v Com	mittee on	Govern-
Amendment adopted	1660	men	tal Af	fairs. A hi	ll for an
Passed Senate; ayes 45, nays 4	1660	act	author	rizing the	state car
Reported correctly enrolled	1919	disp	atcher	to expe	nd more
Signed by President	1919	thar	n two	thousand	dollars
Reported correctly enrolled Signed by President Sent to Governor Signed by Governor	,1953	(\$2,	000) f	or the pur	cnase of
signed by Governor	,1994	Introd	ion wa	igons.	Govern- Ill for an state car nd more I dollars chase of
626 By Committee on Appropri	ia-	Introdi	reer, p.	iaceu on ca	ienuai
tions. A bill for an act to a	ıp-				
priate from the general fund	of	men	tal Af	mittee on fairs. A bi	ll for an
the state for the biennium t ginning July 1, 1965, and en	be-	act	relatin	g to the us	e of joint
ginning July 1, 1965, and en	1 a-	eoui coui	nty-cit	y or town 1	puildings.

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Introduced, placed on calendar .1 Passed Senate; ayes 46, nays 1 .1 Reported correctly enrolled1 Signed by President1 Sent to Governor1 Signed by Governor2	993 latir 993 tax (or Committee on Appro- tions. A bill for an act re- ig to the agricultural land credit. ced, placed on calendar 1899 I Senate; ayes 48, nays
632 By Committee on Agriculture. A bill for an act to amend House File 356 relating to payment of license fees for creamery and cheese factories. Introduced, placed on calendar 1 Passed Senate; ayes 30, mays 10 1 Reported correctly enrolled 1	782 Signed Sent to Signed Signed	1937 1969 1969 Senate; ayes 40, nays 8 1969 Senate; ayes 40, nays 8 1969 Senate; ayes 40, nays 8 1969 Office of the control of t
Signed by President	993 pria	Committee on Appro- tions. A bill for an act re- ing to the Iowa commission nterstate cooperation and ling an appropriation from general fund of the State
tions. A bill for an act to appropriate from the general fund of the State of Iowa eight million dollars (\$8,000,000.00), to the department of public instruction for state aid	of Ic the 1, 1 1967 essa	owa to the commission for biennium beginning July 965, and ending June 30, , for travel and other nec- ry expenses of commission
for transportation as provided by chapter two hundred eighty five (285) of the Code. Introduced, placed on calendar . 1 Passed Senate; ayes 52, nays 1 . 1 Reported correctly enrolled 1	Introdu Passed none Reporte	bers. ced, placed on calendar1900 Senate; ayes 54, nays
Reported correctly enrolled! Signed by President 1 Sent to Governor Signed by Governor 2	993 Signed	by President
priations. A bill for an act to accept the national defense education act of 1958 and to make an apropriation from the general fund of the State of Iowa to the department of public instruction for participation in said act. Introduced, placed on calendar1 Passed Senate; ayes 50, nays	pria appr fund milli dolli depa tion for ' by twen as a	tions. A fill for an act to opriate from the general tof the State of Iowa two lon four hundred thousand ars (\$2,400,000.00), to the orthogonal training aid section of districts, as provided chapter three hundred try-one (321), of the Code mended.
none 1 Reported correctly enrolled 1 Signed by President 1 Sent to Governor 1 Signed by Governor 2	835 Introdu	ced placed on calendar 1900 Senate; ayes 54, nays correctly enrolled 1993 by President 1993 by Governor 1993 by Governor 2002
635 By Committee on Appropriations. A bill for an act to appropriate funds from the general fund of the State of Towa	640 Bs	Committee on Appro-
635 By Committee on Appropriations. A bill for an act to appropriate funds from the general fund of the State of Iowa to the department of public instruction for construction of four (4) area vocational schools. Introduced, placed on calendar 1	fund the 1965 fund	tions. A bill for an act to opriate from the general of the State of Iowa for biennium beginning July 1, and ending June 30, 1967, is to the department of ic instruction for salaries,
Amendments adopted1 Amendment withdrawn1	supp.	ic instruction for salaries, bort and maintenance. ced, placed on calendar . 1900 Senate; ayes 57, nays
Passed Senate; ayes 55, nays none	940 none Reporte 940 Signed 993 Sent to	od correctly enrolled 1993 by President 1993 o Governor 1993
Signed by President	993 Signed 993 641 By tatio	by Governor2002 Committee on Transpor- on. A bill for an act re- ng to the width and weight
636 By Committee on Ways and Means. A bill for an act to tax real estate transfers. Introduced, placed on calendar1 Committee report adopted1	of the	vehicles operated on the rstate system. leed, placed on calendar1939
H. F. 716 substituted	114 Passed	Senate; ayes 51, nays

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Signed by President Sent to Governor Vetoed by Governor	1993	ter two hundred eig (286A) of the Code. Introduced, placed on of Passed Senate; ayes 52.	alendar1947
642 By Committee on Wa Means. A bill for an lating to assessment of erty for the moneys an	act re-	Reported correctly end Signed by President Sent to Governor Signed by Governor	olled1993
its tax. Introduced, placed on cale Passed Senate; ayes 49, na Reported correctly enrolle Signed by President Sent to Governor Signed by Governor	ys 11943 ed1993 1993	645 By Committee of priations. A bill for make an appropria the general fund of of Iowa to the depupublic instruction for school aid.	an act to tion from the State artment of
643 By Committee on priations. A bill for an make an appropriation the general fund of the of Iowa to the departm public instruction for tional education.	act to 1 from e State nent of	Introduced, placed on or Passed Senate; ayes none	53, nays 1949 1993 1993 1993
Introduced, placed on calet Passed Senate; ayes 53, none	, nays 1947 ed1993 1993	priations. A bill for appropriate from the fund of the State of million dollars (\$8 to the department instruction for suy aid to certain school	an act to ne general Iowa eight ,000,000.00) of public pplemental
644 By Committeee on priations. A bill for an appropriate sixty-sever lion dollars (\$67,000, from the general fund State of Iowa to the ment of public instruct general state aid for districts as provided by	act to n mil- ,000.00) of the depart- ion for school	of the state, as prochapter two hundrisk (286) of the Countroduced, placed on cassed Senate; ayes 52 Reported correctly emisigned by President Sent to Governor	covided by ed eighty- de. alendar1947 nays 11949 rolled1993 1993

RECORD OF HOUSE BILLS IN SENATE

HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED—747

H.	J.	R.	17, 26,	27,	28.												
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		714	l, 716,	718.													

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- 1 By Baringer. A joint resolution proposing a amendment to the Constitution of the State of Iowa relating to the formation of congressional districts and repealing the provisions relating to State Senatorial and Representative districts.
- 2 By Baringer. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the effective date of laws of the General Assembly passed at a general session.
- 3 By Grassley. A joint resolution proposing to amend article III of the Constitution of the State of Iowa to provide home rule for city and town governments.
- 4 By Scott. A joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor item veto power on appropriation bills.
- 5 By Doyle, Denato, Brinck, Miller of Des Moines, Murphy, Utzig, Doderer, Houston, (Hansen). A joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, nonprofit, religious, or veterans organizations.
- 6 By Jackson of Clinton, Palmer, Fullmer, Gaudineer, Wilson, Meacham, Gallagher, Jackson, of Black Hawk, Uban, Carnahan, Cohen and Gregerson. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the

election of the Governor and Lieutenant Governor.

- 7 By Wilson, Gallagher, Rasmussen, Fullmer, Palmer, Jackson of Black Hawk and Cohen. A joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General.
- 8 By Wilson, Uban, Hausheer, Doyle, Jackson of Clinton, Carnahan, Gregerson, Gaudineer Palmer, Doderer, Fullmer and Cochran. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

- 9 By Wilson, Uban, Hausheer, Doyle, Jackson of Clinton, Carnahan, Gregerson, Gaudineer, Palmer, Doderer, Fullmer and Cochran. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.
- 10 By Jackson of Clinton, Gaudi-Wilson, Uban and Gallagher, A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appointment of an auditor of state.

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- By Brinck. A joint resolu-tion proposing an amendment to the Constitution of the State or Iowa to lower the voting age in Iowa to eighteen (18) vears.
- Received, passed on file 246 Referred to governmental affairs 247
- By Grassley. A joint resolu-tion proposing an amendment to the Constitution of the State of Iowa relating to the right to employment.
- By Gillette of Story, Mea-cham, Rasmussen and Tieden. A joint resolution proposing an amendment to the Constitu-tion of the State of Iowa relating to qualifications of elec-
- Received, passed on file1436 Referred to governmental affairs 1477

Motion to reconsider vote laid on table

By Maule, Boot, Busing, Clapsaddle, Cohen, Conway, Den Herder, Doderer, Dough-erty, Dunton, Edgington, Full-mer, Gallagher, Gillette of Story, Glanton, Hausheer, Houston, Hutchins, Jackson of Black Hawk, Jackson of Clinton, Mahan, Mayberry, Meacham, Melrose, Miller of Des Moines, Miller of Page, Murphy, Nagle, O'Malley, Rasmussen, Reichardt, Renda, Robinson, Charleston, Cartherna Control of Company (1988) son, Shannahan, Strothm Wilson and Winkelman. Strothman, joint resolution proposing to amend article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

- By Grassley, Caffrey, Dod-erer, Gregerson, Boot, Busch and Baringer. A joint resolu-tion relating to the report of the capitol planning commis-sion filed with the General Assembly as provided by law.
- By Grassley, Caffrey, Doder-er, Gregerson, Boot, Busch, and Baringer. A joint resolu-authorizing and directing the state executive council to proceed with the acquisition of

H. J. R. additional land for the capitol grounds as suggested in the report of the capitol planning

commission and to make an appropriation.

Received, passed on file 607
Referred to governmental affairs 651
Substituted for S. J. R. 14 1114
Passed Senate; ayes 50, nays 1 .1114
Signed by President 1177

- By Radl. A joint resolution creating a committee to inves-tigate educational techniques and to provide an appropriation therefor.
- By Radl. A joint resolution to create a legislative com-mittee to study the problem of water fluoridation and to make an appropriation there-
- By Brinck and Doderer. A joint resolution to create a committee to study the re-20 tirement programs and laws for public employees in Iowa, and to provide an appropria-tion for such committee.
- By Bogenrief, Foster, Conway and Shannahan. A joint resolution proposing to amend the Constitution of the State of Iowa to provide for a uni-cameral legislature.
- By Nielsen of Emmet-Palo Alto. A joint resolution pro-posing an amendment to the Constitution of the State of lowa relating to the use of fines collected for breech of the penal laws.
- By Doderer. A joint resolu-tion creating a committee to study the need for revising the Code of Iowa and to pro-vide an appropriation therefor.

Received, referred to appropria-

By Transportation. A joint resolution creating a committee to study Iowa vehicle laws and to provide an appropriation therefor.

Received, referred to appropriations

By Transportation. A joint resolution to create a special study committee to make a fiscal, adminstrative and engineering survey of lowa's highways, roads and streets and to make an appropriation. Received, referred to appropria-

Recommended passage1828

 $\mathbf{B}\mathbf{y}$ governmental subdivisions. A joint resolution to establish an lowa state fair and world food exposition study committee and to provide an appropriation therefor.

Received, referred to appropriations — 1780 Recommended passage — 1920 Passed Senate; ayes 45, nays 1 1927 Signed by President — 1937 Signed by President — 1938 Committee. A John resolution and the second of the	H. J. R.	H. F.	Page
2 By Soverimental factors of the State of the second of th	Received, referred to appropria- tions	cles upon a highway.	
fresolution 17 of the SENE John Fresolution 17 of the executive conneil in the acquisition of additional land for capitol grounds. Received, referred to governmental affairs		Committee report adopted	621
the acquisition of additional large acquisition of acquisition and large acquisition and large acquisition and large acquisition and large acquisition acquisition and large acquisition and large acquisition and large acquisition acquisition and large acquisition acquisition acquisition acquisition acquisition and large acquisition acquisition acquisition acquisition and large acquisition acquisition acquisition and large acquisition acquisit	tion amending House joint resolution 17 of the Sixty-first General Assembly by implementing and defining the now-	6 By Winkelman and Loss. A bill for an act relating to the	
Received, referred to governmental affairs	the acquisition of additional	of the women's reformatory. 7 By Gaudineer, Maule Doyle	_
28 By Appropriations Committee. A joint resolution relating to the establishment of a study of the tax structure of the State of lowa, and to make an appropriation therefor. Received, referred to appropriations. Committee report adopted 1837 Amendment adopted 1938 By Gaudineer, Denato, Bogenifef, Palmer, Maley, Glanton, O'Malley, Renda, Rasmussen, Relchardt and Caffrey. A bill for an act to repeal chapter 736A, Code 1962, relating to labor union. 2 By Smith of O'Brien, Baringer, Gillette of Story and Mahan. A bill for an act to amend section 298.18, Code 1962, relating to millage limitation on school bonded indebtedness. Received, passed on file 223 Substituted for S.F. 20 457 Placed on calendar under unfinished business 458 Amendment filed 222 Substituted for S.F. 20 457 Placed on calendar under unfinished business 458 Signed by President 3534 Substituted for S.F. 307 Passed Senate; ayes 45, nays 10 487 Passed Senate; ayes 46,	Received, referred to govern- mental affairs	ton. A bill for an act relating to retirement systems for po- licemen and firemen.	5
study of the tax structure of the State of Iowa, and to make an appropriation therefor. Received, referred to appropriations. Committee report adopted 1837 committee report adopted 1837 passed Senate; ayes 41, nays 12 1837 passed Senate; ayes 42, nays 9 377 passed Senate; ayes 45, nays 19 377 passed Senate; ayes 45, nays 19 377 passed Senate; ayes 45, nays 10 487 passed Senate; ayes 45, nays 10 487 passed Senate; ayes 35, nays 20 379 passed Senate; ayes 45, nays 10 487 passed Senate; ayes 46, nays 7 30 Motion filed to reconsider vote with drawn 355 passed Senate; ayes 45, nays 10 487 passed Senate; ayes 46, nays 7 320 Motion filed to reconsider vote with drawn 355 passed Senate; ayes 46, nays 7 320 passed Senate;			
the State of Iowa, and tomake an appropriation therefor. Received, referred to appropriations	28 By Appropriations Commit- tee. A joint resolution relat- ing to the establishment of a		
Signed by President	the State of Iowa, and to make an appropriation therefor.	ished business Amendment filed Amendment adopted Passed Senate aver 45 page 45	258 . 352 . 377
to abolish the death penalty as a punishment for certain crimes and to substitute therefor imprisonment for life or a term of years. 1 By Gaudineer, Denato, Bogenrief, Palmer, Maley, Glanton, O'Malley, Renda, Rasmussen, Relchardt and Caffrey. A bill fo an act to repeal chapter 736A, Code 1962, relating to labor union. 2 By Smith of O'Brien, Baringer, Gillette of Story and Mahan. A bill for an act to amend section 298.18, Code 1962, relating to millage limitation on school bonded indebtedness. Received, passed on file 228 Referred to education 234 Substituted for S.F. 20 457 Placed on calendar under unfinished business 458 Amendments filed 448 Amendment withdrawn 486 Point of order raised 457 Passed Senate; ayes 45, nays 10 487 Explanation of vote 487 Signed by President 385 Meteories and to substitute therefor imprisonment for life or a term of years. Received, passed on file 2228 Routing to millage limitation of vote 2238 Referred to education 234 Substituted for S.F. 20 457 Placed on calendar under unfinished business 458 Amendments filed 468 Point of order raised 468 Point of order raised 468 Point of order raised 568 Renate; ayes 45, nays 10 487 Explanation of vote 487 Signed by President 385 Point of order raised 568 Renate; ayes 45, nays 10 487 Explanation of vote 487 Signed by President 385 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to governmental affairs 173 Recommended amendment, passage 568 Renate; ayes 45, nays 10 487 Referred to gove	tions	Explanation of vote	377
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inger, Gillette of Story and Mahan. A bill for an act to amend section 298.18, Code 1962, relating to millage limitation on school bonded indebtedness. Received, passed on file 228 Referred to education 234 Substituted for S.F. 20 457 Placed on calendar under unfinished business 458 Amendments filed 464 Amendment withdrawn 486 Point of order raised 487 Passed Senate; ayes 45, nays 10 487 Signed by President 534 Signed by President 534 Signed by President 534 Code 1962, relating to automobile owner or operator liability. 9 By Gannon. A bill for an act relating to the members of the Iowa highway safety patrol. Received, passed on file 171 Referred to transportation 173 Recommended passage 235 Committee report adopted 329 Passed Senate; ayes 46, nays 7 330 Motion filed to reconsider vote withdrawn 486 Signed by President 345 Signed by President 345 Signed by President 385 In By Shirley of Dallas. A bill for an act relating to the office of the secretary of agriculture. Received passed on file 171 Referred to governmental affairs 173 Recommended amendment, passage 1030 It By Oehlsen. A bill for an relating to the membership of the advisory investment board of the Iowa public employees retirement system.		table	. 309 . 309
Received, passed on file 228 Referred to education 234 Substituted for S.F. 20 457 Placed on calendar under unfinished business 458 Amendments filed 464 Amendment withdrawn 486 Point of order raised 467 Passed Senate; ayes 45, nays 10 487 Passed Senate; ayes 45, nays 10 487 Explanation of vote 487 Signed by President 534 Signed by President 534 Signed by President 534 Signed by President 534 Code 1962, relating to automobile owner or operator liability. 4 By Murphy and Gillette of Clay-Dickinson. A bill for an erelating to the membership of the advisory investment board of the Iowa public employees retirement system.	inger, Gillette of Story and Mahan. A bill for an act to amend section 298.18. Code	9 By Gannon. A bill for an ac	t
Amendments filed 464 Amendment withdrawn 486 Point of order raised 487 Passed Senate; ayes 45, nays 10 487 Explanation of vote 487 Signed by President 534 3 By Gaudineer, Denato, Bogenirief, Maley, Glanton, O'Malley and Renda. A bill for an act to repeal section 321,494, Code 1962, relating to automobile owner or operator liability. 4 By Murphy and Gillette of Clay-Dickinson. A bill for an relating to the membership of the advisory investment board of the Iowa public employees retirement system.	tation on school bonded in-	I Recommended nassage	235
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act to repeal section \$21.494, Code 1962, relating to auto- mobile owner or operator liability. 11 By Oehlsen. A bill for an relating to the membership of the advisory investment board of the Iowa public employees retirement system.	Explanation of vote	for an act relating to the offic of the secretary of agricul ture.	e -
Code 1962, relating to automobile owner or operator liability. 1 By Murphy and Gillette of Clay-Dickinson. A bill for an relating to the membership of the advisory investment board of the Iowa public employees retirement system.	act to repeal section 321.494.	Recommended amendment, pas	-
Clay-Dickinson. A bill for an retirement system.	Code 1962, relating to auto- mobile owner or operator		
translator systems. 5 By Craig. A bill for an act relating to displaying of light-	4 By Murphy and Gillette of Clay-Dickinson. A bill for an act relating to municipal par-	retirement system.	
		man, Palmer, Caffrey, Fullmer Carnahan, Rasmussen, Jack son of Black Hawk, Rider Keleher, Lynch, Rogenrief an	di

Signed by President 814

By Fisher of Greene and Doyle. A bill for an act to amend section thirty (30) of the liquor control act, chapter one hundred fourteen (114), Acts of the 60th General Assembly relating to bona fide conventions or meetings

13 By Mueller, Meacham, Maule,	
Busch, Nielsen of Emmet-	
Palo Alto and Fisher of	
Greene, Stephens. A bill for	
an act relating to the method	
of operating and the regulat-	
ing of county mutual insur-	
ance associations, to amend chapter 518, Code 1962, relat-	
chapter 518, Code 1962, relat-	
ing to mutual, fire, tornado,	
hailstorm and other assess-	
ment insurance associations.	
thereby making the provisions	
of said chapter inapplicable	
to county mutual insurance	
associations, to enact a chap-	
ter of the Code regulating	
county mutual associations and	
making provision for their	
operations, including the classes of business that may be insured, requiring agents to	
classes of business that may	
be insured, requiring agents to	
be licensed by the commissioner	
of insurance, imposing a tax	
on premiums of county mutual	
insurance associations, and to	
amend certain sections of the	
Code 1962 made necessary by	
the provisions of this bill.	
Amendments filed	313
Received, passed on file	318
Amendment filed	446
Amendment filed	454
Amendment adopted	455
Passed Senate; ayes 54, nays	
	455

O'Malley. A bill for an act re-lating to union recognition by county, municipal or govern-mental subdivision of em-ployees without civil service

By Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O' Malley, Palmer, Rasmussen, Reichardt and Renda. A bill for an act relating to the compensation of district court reporters.

5 By Meacham and Dunton. A bill for an act to permit spe-cially qualified high school students to attend a college or university for advanced courses and to pay tuition

therefor.

By Brinck and Redfern, A bill for an act to authorize compensation of the commiscompensation of the commissioners of hospitalization for services performed in inquiring into the facts and returning a true report of their findings as to the insanity or pregnancy of a defendant awaiting the execution of the death penalty.

17 By Scherle of Fremont-Mills Ossian and Miller of Page. A bill for an act to amend sec-tion three hundred twenty-one point three hundred ninety-three (321.393), Code 1962, re-lating to the use of amber-

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13.	and occasional private scial gatherings of friends relatives.	or	Amendment withdrawn Passed Senate; ayes 50, na Signed by President	ys 41397 1524
Re Co Pa Sig	ceived, passed on file ferred to judiciary commended passage mmittee report adopted ssed Senate; ayes 46, na tone speed by President	491 778 ys 778 869	30 By Gaudineer, Diste Busing, Robinson, Co and Kluever (Denman, ley, Mills, Mincks and pert). A bill for an act re to the compensation of officers, deputies and co	county
23	Miller of Des Moines. A b for an act relating to t mailing of absentee electi ballots.		31 By Doyle, Houston, sof Dallas, Coffman, Diste Miller of Des Moines, K and Scott. A bill for an lating to public safety officers, retirement, ac	act re-
Re	Varney and Craig. A bill fan act to amend chapt seven hundred thirty-six (736B), Code 1962, relating persons or agencies engaing in the traffic of profesional strikebreakers.	to g-	and disability system. Received, passed on file . Referred to governmental visions Amendment filed Recommended amendment sage Committee report adopted	subdi- 350 570 915 915
Su Pa Mo	relations bstituted for S. F. 80 ssed Senate; ayes 44, nays 9 tion to reconsider vote laid able med by President	1358 1358 on	Amendment filed	1425 1535 1914 1914 1993
25	By Uban. A bill for an a relating to the possession beer, malt liquor, or alcoholiquor by persons und twenty-one (21) years of ag	ct of lic ler ge.	32 By Resnick. A bill act to change operator chauffeur's license fer motor vehicle operatior 33 By Smith of O'Brien, N Fischer. Maule. Graham	es for h.
Re Re Co Pa Sig	act relating to proof of a required of a prospective puchaser of intoxicating liquoceived, passed on file ferred to judiciary	112 128 144 151 ys 151 219	Fischer, Maule, Graham er, Dougherty, Nielsen o by, Nielsen of Emme Alto, Edgington, Loss, Millen, Nelson and Wilbill for an act relating emptions from taxati property of educational susions and literary, sci charitable, benevolent, cultural, and religious i tions and societies.	insti- entific, agri- nstitu-
27	Oehlsen Gregerson, Doy Houston. A bill for an act r lating to the possession beer or liquor by persons und twenty-one years of age	e- of er	34 By Glenn. A bill for relating to the method peal from justice cour victions. Received, passed on file Referred on judiclary	
SIE	ceived passed on filebstituted for S. F. 161ssed Senate; ayes 49, nays 3 and by President	523	35 By Baker and Haush bill for an act to legali validate the proceeding the merger of certain lan the united community	eer. A ze and gs for nd into
28	sen of Shelby. A bill for act relating to the assessme and taxation of certain personal property and exemitions therefrom.	(Boone and Story, Sta Iowa, and declaring the aries of said school dist	les of te of bound- rict to
Re Re Re	Ossian and Edgington. A befor an act relating to t equipment of motor vehicle with safety belts. ceived, passed on file ferred to transportation commended amendment, pa	ge, iiii he es 374 402	Received, passed on file Recommended passage Amendment filed Committee report adopted Amendment adopted Passed Senate; ayes 38, nar Signed by President	
Ste	ageering recommends calendar mmittee report adopted nendments adopted	1355	36 By Baker and Haush bill for an act to legali validate the proceedings board of directors o united community scho	of the of the

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	trict in the counties of Boor and Story, State of Iowa, at thorizing and providing for the issuance of school builting bonds and for the levy taxes for the payment of sa bonds and declaring the bonds.	16	dering on the State of Iowa	
1	and Story, State of Iowa, at	1-	in providing library services.	
	thorizing and providing for	r	42 By Caffrey, Gaudineer,	
	ing bonds and for the levy	\- \-	42 By Caffrey, Gaudineer, Wright, Varney, Baker and Wengert, A bill for an act to	
	taxes for the payment of sa	ià l	Wengert. A bill for an act to	
	bonds and declaring the bond	ls	amend section ninety-six point	
	bonds and declaring the bond issued pursuant to said proceedings to be enforceab obligations of said school di	?-	three (96.3), subsection four (4) and five (5), Code 1962, as to the method of determin- ing benefit amount and dura-	
	ceedings to be enforceab	16	as to the method of determin-	
	trict.	°-	ing benefit amount and dura-	
\mathbf{Re}	ceived, passed on file	1474	i tion of beneats.	1
Re	commended passage	1497	Received, passed on file 51 Referred to industrial and human	-
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3	9 By Gaudineer, Maule, Doy Varney, O'Malley and Glanto A bill for an act relating disabled and retired firem	le,	Gallagher and Jackson of Black Hawk. A bill for an act relating to the reporting by physicians, institutions, and others of certain physical	
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	the reorganization of the ex- utive branch of the gover ment of the State of Io- which shall become law u less disapproved by both Houses of the General Asse- bly within sixty (60) days	wa	Iowa state commerce commission for electric transmission lines by increasing the maximum number of feet of width of electric transmission line	
	which shall become law u	n-	of electric transmission line	
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	hly within sixty (60) days	ui- of	Received passed on file 1	19
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46 By Scherle of Fremont-Mills, Ossian and Miller of Page. A bill for an act relating to firearms permits. Received, passed on file	54 By Resnick, Gaudineer Seibert and Cohen. A bill for an act relating to the levying of a tax for public health services.
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47 By Resnick. A bill for an act to increase the amounts of certain fees collected by the clerk of the district court.	Madden, Rickert, Robinson and Miller of Page. A bill for an act to amend section three hundred fourteen point nine (314.9), Code 1962, relating to entry upon private property for surveys
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48 By Felger, Lawlor, Nagle, Resnick and Wright. A bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for	Recommended amendment, pas- sage 830 Amendment filed 1164 Committee report adopted 1184 Amendment withdrawn 1184 Passed Sanata aves 46 navs
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49 By Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief and Caffrey. A bill for an act to authorize cities and towns to take and pay	58 By Cohen, Gaudineer, Wol- cott, Hausheer and Radl. A bill for an act relating to the office of the commissioner of
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50 By Denato Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief and Caffrey. A bill for an act relating to retire-	sage 248 Committee report adopted 426 Amendment adopted 426 Passed Senate; ayes 49, nays none 426
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51 By Radl, Mayberry, Varney and Smith of Linn. A bill for an act relating to benefits under the retirement systems for policemen and firemen. 52 By Miller of Des Moines,	59 By Anderson and Winkelman, A bill for an act relating to marking and branding livestock, Received, passed on file 566 Referred to agriculture
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Miller of Page, Maule, Carnahan, Meacham, Duffy, Denato and Distelhorst. A bill for an act relating to tire equipment on motor vehicles.	Signed by President
53 By Radl, Oxley, Crosier, Mc- Namara, Kennedy and Smith of Linn (Riley and Ely). A bill for an act relating to pow- ers of cities and towns regard- ing the use of joint facilities.	ter one hundred fourteen (114), Acts of the 60th General Assembly relating to local option for the sale of liquor. Received, passed on file 955 Referred to judiciary1001

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61 By Coffman and Wilson. A bill for an act relating to voluntary surrender of class "A" beer permit. Received passed on file 36.	Passed Senate; ayes 42, nays 16 .1201 Motion to reconsider vote laid on table
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62 By Wilson and Coffman. A bill for an act relating to the sale and distribution of wine containing not more than seventeen percent alcohol by	Received, passed on file 260 Referred to judiciary 271 Recommended passage 492 Withdrawn 792 69 By Mahan and Doderer
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64 By Coffman, Scott and Wil-	Recommended passage
son. A bill for an act relating to supervision of dancing where beer is sold. Received, passed on file	· 1 1962, regarding healing per-
for an act to amend section six hundred fourteen point one (614.1), Code 1962, by placing a statutory limit of one year upon the time during which actions may be brought to recover dram shop liability.	71 By Caffrey, Rasmusssen, Miller of Buena Vista and Craig. A bill for an act to amend section ninety-six point six (96.6), subsection two (2), Code 1962, so as to provide that notices of determination shall not be given to employ- ers which fail to notify the
66 By Coffman, Scott and Wilson. A bill for an act for the provision of a suspension of the permit for violation of the beer laws.	employment security commission of disapalifiable separations from employment. 72 By Brinck and Redfern. A
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67 By Resnick, Gregerson, Selbert, Lynch and Morgan. A bill for an act relating to fees for the chauffeurs and opera-	Recieved, passed on file 290 Referred to industrial and human
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74 By Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda and Bogenrief. A bill for an act to authorize the financing of sanitary toilet facilities installed under the provisions of sanitary trace.	
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75 By Miller of Des Moines, Shannahan, Coffman, Distel- horst and Carnahan. A bill for an act to amend chapter one hundred fourteen (114), Acts of the 60th General Assembly relating to the qualifications for a liquor li-	
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77. By Murphy. A bill for an	
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78 By Coffman, Jackson of Clinton and Wilson. A bill for an act relating to the sale of beer to minors by class "B" and class "C" permit holders.	
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79 By Coffman, Scott, Wilson and Jackson of Clinton. A bill for an act to ellminate the mandatory square footage re- quirement for class "C" beer permittees authorized to al-	
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- amend chapter one hundred fuorteen (114), Acts of the 60th eGneral Assembly relating to taxation and liquor prices.
- 81 By Jackson of Clinton, Coffman and Wilson. A bill for an act to amend section one hundred twenty-nine point two (129.2), Code 1962, by elimitaing exemplary damages from the dram shop law.
- 82 By Jackson of Clinton and Coffman. A bill for an act to amend chapter one hnudred fourteen (114), Acts of the 60th eGneral Asembly, relating to the hours during which alcoholic liquors may be sold and consumed on the premises of licensed establishments and broadening—home rule—powers.
- 83 By Jackson of Clinton and Coffman. A bill for an act relating to the time during which beer may be sold and consumed and broadening the powers of "home rule."
- 84 By McNamara, ieden, Kenedy, Winkelman, Oxley, Distel horst, Hageman, Oehisen, Hullinger and Patton. A bill for an act relating to veterinary medicine and to amend section one hundred sixty-nine point ten (169.10), and section one hundred sixty-nine point twenty- two (169.22), Code 1962, and chapter one hundred thirty-three (133), of the Acts of the Sixtieth General Assembly.
- 85 By Rider, Holmes, Nielsen of Shelby, Cochran, Madden, Detje and Breitbach (Kruck, Tabor, Dodds and Coleman). A bill for an act relating to the responsibility of a motor vehicle operator in backing vehicles on highways.
- 86 By Hausheer, Gillette of Story, Doderer, Cohen, Baringer, Mahan, Jackson of Black Hawk and Bremmer (Nims, Kruck, Burns and Condon). A bill for an act to increase the amount of road use tax funds allocated for construction and maintenance of state institutional roads and state park roads.

87 By Gallagher, Kennedy, Uban, Murphy, Maule, Jackson of Black Hawk, Baker and Dougherty. A bill for an act repealing chapter three hundred fifty (350), Code 1962, relating to bounty on wild animals.

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- 88 By Gallagher, Rasmussen, Houston and Craig. A bill for an act relating to accident and disability benefits for public safety peace officers.
- 89 By Kempter. A bill for an act to make a license a right.
- 90 By Gaudineer, Renda and Denato. A bill for an act relating to public dance supervision upon the premises of class "B" beer permit holders.
- 91 By Baker, Gillette of Story, Hausheer and Busing. A bill for an act relating to the issuance of bonds for conservation purposes by certain counties.
- 92 By Fisher of Greene, Dunton, Edgington, Stevenson, Palmer, Anderson, Millen, Patton and Strothman. A bill for an act relating to examinations of financial conditions and transactions of county and memorial hospitals by certified or registered public accountants.
- 93 By Cohen, Baringer, Doderer, Jackson of Black Hawk, Hausheer, Kluever, Gillette of Story and Mahan (Nims, Messerly, Condon, Burns, Kyl, Lisle, Shirley and Ely). A bill for an act to authorize the board of regents to grant leaves of absence to staff members which will contribute to the improvement of the institutions.
- 94 By Wright, Nagle, Smith of Linn, Gannon, Shirley of Dallas, Bogenrief and Morgan. A bill for an act to change the method of arriving at maximum benefits payable on permanent partial disabilities, permanent total disabilities, temporary total disabilities, and healing period.
- 95 By Edgington, Grassley and Busch. A bill for an act to amend chapter four hundred sixty-five (465), Code 1962, relating to the payment for crossing roads and highways with drain tile line or drainage ditches.
- 96 By Wright, Morgan, Lawlor, Foster and Conway. A bill for an act to amend section nine-ty-six point five (96.5), Code 1962, relating to disqualification for employment security benefits due to voluntary leaving work or failure to accept work.

97 By Smith of O'Brien, Mueller, Fischer of Grundy, Maule, Graham, Fisher of Greene Dougherty, Nielsen of Shelby, Edgington, Loss, Patton, Millen, Nelson and Wilson. A bill for an act relating to the taxation of real property of educational institutions and religious, literary and charitable societies.

98 By Melrose. A bill for an act to amend the law relating to savings and loan associations so as to bring the requirements of Iowa state chartered associations in line with the federal associations, together with certain supervisory and corrective measures.

 Received, passed on file
 52

 Substituted for S. F. 187
 74

 Passed Senate; ayes 49, nays none
 74

 Signed by President
 88

99 By Oxley, McNamara, Crosier, Radl, Varney, Kennedy and Smith of Linn. A bill for an act to amend section one hundred eleven A point five (111.8-5), Code 1962, relating to the enforcement of rules and regulations adopted by county conservation boards.

100 By Miller of Des Moines. A bill for an act relating to the revocation of a beer permit.

- 101 By Resnick. A bill for an act to allow the clerk of the district court to collect a fee for the service of handling alimony and child support payments.
- 102 By Glenn and Lynch. A bill for an act relating to the establishment of the office of public defender.
- 103 By Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey and Denato. A bill for an act relating to the probation period for police patrolmen appointed under civil service in certain cities.
- 104 By Dunton, Denato, Coffman, Loss, Kempter, Meacham, Nielsen of Shelby, Felger, Bariner, Utzig, Crosier and Doyle. A bill for an act relating to salaries of county sheriffs.
- 105 By Doderer and Hausheer. A bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness.
- 106 By Conway, Loss, Smith of O'Brien, Edgington and Dunton. A bill for an act to authorize the board of control of state institutions to assign certain administrative duties

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121 By Scherle of Fremont-Mil A bill for an act relating the speed limit of trucks.	ls. to	tor. 131 By Gregers Resnick and 1	son, Breitbach, Kluever. A bill
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126 By Gaudineer. A bill for a act relating to railway crossings.		Substituted for S. Amendment adopt Passed Senate; none	on file
127 By Grassley and Nielsen Shelby (Walker). A bill fan act relating to the for of the ballot at general eletions and the manner of voing thereof so that the trintention of the voter in hallow selection from the groups candidates may be more clearly ascertained.	of or m c- ot- ue uis of r-	Wilson, Morga erson and Dis man, Klefstad and Messerly). act relating to	nt
128 By Rasmussen, Millen an Houston. A bill for an a relating to the continuous si nal by vehicle drivers of i tention to turn.	n-	funds. Received, passed Referred to gover	
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136 By Oehlsen, Loss, Gannon. A bill fo transferring jurisd the city of Eldora land now comprising the Lowa Training S	Scott and r an act iction to of certain a part of School for	Received, passed on Referred to govern visions Substituted for S. F Passed Senate; ayer Signed by Presiden	
the city of Eldora land now comprising the Iowa Training is Boys at Eldora, Iow Received, passed on file Referred to Judiciary. Recommended passage Committee report adopt Placed on calendar unished business	a. e 331 e 351	142 By Hausheer, lette of Story, Black Hawk, Ct and Barringer Klefstad, Kruck Condon). A bill set speed limits at institutions u trol of the state gents.	for an act to on roadways nder the con- board of re-
signed by Fresident		143 By Shirley of Roe, Scott, Oehl Linn, Morgan a A bill for an ac violations of tl liquid and liquif	Dallas, Korn, sen, Smith of nd Hageman. et relating to
137 By Scherle of Frem Gillette of Clay-1 Busch, Ossian, Edgin ler of Page, Tieden, Greene, Rickert, Anderson, Smith of Nielsen of Shelby, Oehlsen, Houston, Holmes, Dougherty, Strothman, Fischer cand Nielsen of Palomet. A bill for an agricultural land tax full and raise the school fund millage teen (15) mills to tw	Dickinson, gton, Mil- Fisher of Hullinger, O'Brien, Hanson, Foster, Stokes, Alto-Em- ct to pay	violations of the liquid and liquid gas regulations. Received, passed on Substituted for S. F. Passed Senate; ayes Signed by President 144 By Scott, Grey Shirley of Dallas A bill for an a chapter two hut two (282), Code vide for the educ dren in state contutions.	file 817 505 825 46, nays none 825
mills. 138 By Bailey, Dunton, Quinn and Grassley. an act to repeal sec hundred ninety-sev two (297.2) and two ninety-seven point the and two hundred nin point four (297.4). C	tions two en point hundred ree (297.3)	145 By Renda, Densineer. A bill for ing to the imposeral parking rest in cities. Received, passed on Referred to governations. Recommended passa	sition of gen- rictions with- file 604 mental subdi-
point four (297.4), C relating to size of sc sites and to enact a therefor. Received, passed on file Referred to education Recommended passage Amendment filed	290 293 652	146 By Rasmussen, Herder and Cochi McNally and La for an act relatin of gas or water town.	Busing, Den an (O'Malley, nge). A bill g to purchase by a city or
139 By Hausheer, Duniberry and Doderer. an act to amend see hundred sixty point three (260.23), Code lating to revocation cates.	twenty- 1962, re- of certifi-	Received, passed on Referred to govern visions	ge 524 ge 830 s calendar1355 donted 1359
140 By Glenn, Rangerit, McNamara Fullmer, Wengert, G Clay-Dickinson and Linn. A bill for an ing to employment sproviding for an emsafety commission.	act relat-	Amendment adopted Passed Senate; ayes Motion filed to reco Call of the Senate . Recalled from House Amendment filed Motion to reconsider Call of the Senate li Amendment adopted Passed Senate; ayes Signed by President	prevailed1411

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147 By Hausheer a (Main). A bill for lating to the state		156 bi
148 By Grassley and bill for an act terms of members	Caffrey. A relating to of the cap-	ca me tra
itol planning com Received, passed on the Referred to governme Recommended passag Committee report ado Passed Senate; ayes	ile 522 ental affairs 524 e	W sta an ac
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would conflict duties.		Sh W to
150 By Glenn and Do bill for an act to dividuals who ha the age of sixty-fiv to fish in Iowa w cense.	permit in- ve attained e (65) years ithout a li-	dr 19 01 th Recei
151 By Wilson. A act relating to dra Iowa's streets and	bill for an g racing on l highways.	Refer Amer Recor
152 By Miller of chardt, Edgington, Fremont-Mills, Ho Smith of O'Brien a A bill for an act special court to b	Page, Rei- Scherle of uston, Loss, and Dunton. to create a e known as	Comn Place ish Amer Amer Passe
ton, Carnahan an Des Moines. A bill relating to taxati	Tagle, Hous- d Miller of for an act on for the	of Fu Gl fo on
153 By Distelhorst, No. Carnahan an Des Moines. A bill relating to taxatic county fund for me Received, passed on Referred to public he Amendment filed Recommended passag. Amendment filed committee report add Amendments adopted Passed Senate; ayes Signed by President 154 By Craig and 155.	ile 331 alth 351	ot Recei Amer Amer Subst Amer Point Motio Amer
Signed by President 154 By Craig and Ri A bill for an act ate to the board o state institutions, above their regula: tions, six hundred thousand (625.00	der (Mills). to appropri- f control of over and r appropria-	Motio Amer Amer Passe Signe
tions, six hundred thousand (625,00 from the general State of Iowa to an addition to th building at the Io	twenty-five 0) dollars fund of the be used for e infirmary	fo tic as 162
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156 By Conway and Carnahan. A bill for an act relating to the equipment of rail track motor cars used or furnished by common carriers by railroad for transporting employees.
157 By Wengert, Smith of Linn, Wright and Shannahan (Klefstad, Dodds, Burke, Kruck and Shirley). A bill for an act providing for the establishment of wage rates for public works projects.
158 By Rickert, Hausheer, Strothman, Distelhorst, Holmes and Quinn. A bill for an act relating to establishing time for the State of Iowa.
159 By Scott, Dunton, Korn, Oehlsen, Gannon, Anderson, Shirley (Dallas), Coffman and Winkelman. A bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to the use and operation of school buses on the public highways. Received, passed on file
160 By Busing, Palmer, Gillette of Clay-Dickinson, Breitbach, Fullmer, Hausheer, Denato, Glanton and Gaudineer. A bill for an act relating to the tax on diesel fuel, motor fuel, and other special fuel. Received, passed on file 1101 Amendment filed 1127 Amendment filed 1147 Substituted for S. F. 344 1172 Amendment adopted 1173 Point of order raised 1173 Motion filed to reconsider vote. 1177 Amendments filed 1179 Motion to reconsider prevailed 1195 Amendemnt adopted 1196 Amendment withdrawn 1196 Passed Senate; ayes 38, nays 20.1196 Signed by President 1316
Fassed Senate; ayes 35, hays 20, 1170 Signed by President
162 By Oehlsen, Loss, Smith of O'Brien, Dougherty and Boot (Lucken, Hansen, Ely, Walker and McGill). A bill for an act to authorize the board of control of state institutions to permit trustworthy boys at the Iowa Tarining School for Boys to be assigned to state parks, forest areas, game preserves, and other state-owned lands under the jurisdiction of the conservation commission-

155 By Cohen, Hausheer, Jackson of Black Hawk and Baringer. A bill for an act to amend section two hundred fifty-seven point eighteen (257.18), Code 1962, relating fifty-seven point eighteen (257.18), Code 1962, relating to the responsibilities of the state superintendent of public instruction.

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163		of A es	seventy-nin (279.25), Co	ey of Dallas, Dun Gleason, Roe and Il for an act to tion two hundred e point twenty-five de 1962, relating to t school supplies, ed on file	1 8 0
	for an act relating to documents which simulate legaprocess.	i	Committee rep Passed Senat	nucation passage ort adopted e ayes 36, nays	1834
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165	By Foster, Robinson an Kluever. A bill for an act t amend chapter one hundreseventeen (17), Code 1962, relating to the licensing of reactive to the licensing of the second secon	ů l	cent exposu		_
	lating to the licensing of rea estate brokers and salesme so as to require licensee t furnish bonds.	0	Iowa securi	erce. A bill for any to regulation of dealers under the ties law.	₽
166		- j	Received, pass Substituted for Passed Senate; Signed by Pre	ed on file r S. F. 217 ayes 54, nays none sident	323 324 385
	Kluever, Duffy, Doyle an Nagle. A bill for an act relat ing to the right of appea wherein a civil service em ployee may appeal from a de cision of a civil service com	d 1	Hutchins, and Gillette for an act	ner, Conway, Detje Kennedy, Melrose of Story. A bill relating to state	
	mission.		boiler inspe 176 By Winke fern and Ho	elman, Brinck, Red- lmes. A bill for an	- 1
167	ley, Palmer, Rasmussen, Rei chardt, Renda, Bogenrief, Caf frey, Denato, and Gaudineer	- - -	act relating prisonment the state men's reform	to the term of im- of an inmate at penitentiary and matory.	
	the adoption of certain city and town ordinances by ref erence.	·	securities is	erce. A bill for an g to registration ts under the Iowa aw.	
168	Dunton, Mayberry, Gillette o Clay-Dickinson and Miller o Page. A bill for an act re-	f	Received, pass	ed on file S. F. 223 ayes 55, nays none	318 326 326 385
Red Ref	license of any operator of the license of any operator of chauffeur of a motor vehicle ceived, passed on file	r . 624 . 651	act to amen dred two j Code 1962, r ers and du	erce. A bill for an d section five hun- point two (502.2), elating to the pow- ties of the com-	
169	Dunton, Mayberry, Gillette of Clay-Dickinson and Miller of	. 5	Passed Senate; Signed by Pre	S. F. 222 ayes 54, nays none sident	325 325 385
Red	Page. A bill for an act relating to the failure to stop at the scene of an accident. ceived, passed on file	704 1	179 By Comm act relating tion of inst	erce. A bill for an to the compensa- irance examiners.	

191 By Resnick, Baringer, Wilson and Winkelman. A bill for an act relating to the fund from which the expenditures for a municipal court may be

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192 By Distelhorst, Bremmer, Den Herder, Gallagher, Mel- rose, Miller of Des Moines, Miller of Page, Mueller, Na-	Committee report adopted Passed Senate; ayes 54, nays n Signed by President	one 360
gle, Renda, Resnick, Utzig and Wilson. A bill for an act to permit county governments to regulate and license junk dealers.	199 By Mueller, Scott, Mal Loss, Dougherty, Melrose, W cott, Shirley of Dallas, I and Stevenson. A bill for act to amend section f hundred twenty-six point	ol- Roe an our one
193 By Robinson, Busing, Kempter, Melrose, Miller of Des Moines, Miller of Page, Nagle, Resinck, Shannahan, Wilson and Winkelman. A bill for an act relating to the use of the days of the statement of the statem	(426.1), Code 1962, relating agricultural land tax creand to make appropriat therefor. 200 By Miller of Buena Virus (Utzig, Nagle, Dunton and French and	edit ion
road use tax money by cities and towns. 194 By Wilson, Baringer, Distel- horst and Miller of Page. A bill for an act relating to nominations for municipal of-	mer. A bill for an act reling to the issuance of h school equivalency certificaby the state superintend of public instruction.	igh
nce. Received, passed on file 60 Referred to governmental subdi-	201 By Denato, Bremmer, Dod er, Duffy, Jackson of Clint Palmer, Resnick, Utzig, W	on
visions 65 Recommended passage 83 Committee report adopted 142 Passed Senate; ayes 44, nays none 142 Signed by President 156	obtained thereby as the ba	isis
195 By Cohen, Baringer, Doderer and Resnick. A bill for an act relating to locking of voting machines.	distributive funds and in determination of other qu tions relating to cities a towns.	ain the ies- and
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196 By Duffy, Baringer, Brem- mer, Distelhorst, Gillette of Story, Miller of Page, Res- nick, Wilson and Winkelman.	Received, passed on file Referred to governmental sub- visions	650
Story, Miller of Page, Resnick, Wilson and Winkelman. A bill for an act relating to preparation of jury lists for municipal court. Received, passed on file	203 By Fisher of Greene, Oehls Winkelman and Loss. A for an act relating to the fect of a transfer of pers from the Iowa training scho to the men's and women's formatory.	0018
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197 By Mayberry, Baringer, Gillette of Story, Meacham, Melrose, Miller of Page and Wilson. A bill for an act relating to financing of airports.	Signed by President	1667
198 By Ways and Means. A bill for an act to amend section four hundred twenty-two (422). Code 1962 as amended	rief, Caffrey, Denato, Gau neer, Maley, O'Malley, Pall and Rasmussen. A bill for act relating to the maxim allowance to be paid public ficers and employees of	idi- ner an um of- her
by chapter two hundred fifty- eight (258), Acts of the Sixti- eth General Assembly, relative to state personal net income tax and state business tax on corporations.	ees for authorized public of a private automobile.	use
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A bill for an act to amend chapter six hundred nineteen (619), Code 1962, relating to the burden of proof of contributory negligence in civil actions.	of such cost to be raised by taxation within each school district, and to make an appriation for payment of the proportionate share of the state.
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207 By Dougherty and Kluever. A bill for an act relating to negligent driving and reckless driving.	Received, passed on file 624 Referred to judiciary 651 Recommended passage 938 Substituted for S. F. 278 1115 Committee report adopted 1115 Passed Senate; ayes 55, nays none 1116
208 By Busch, Nielsen of Shelby, Grassley, Tieden, Nielsen of Emmet-Palo Alto and Hage- man. A bill for an act relat- ing to open hunting seasons.	Signed by President
209 By Commerce. A bill for an act relating to the solicitation of proxies from policyholders and stockholders of insurance companies. Received, passed on file 290 Substituted for S. F. 216 323 Passed Senate; ayes 54, nays none 323 Signed by President 385	215 By Miller of Page, Baringer, Scherle of Fremont-Mills, Loss, Gillette of Clay-Dickinson, Winkelman, Graham, Radl, Dougherty, Nagle and Robinson. A bill for an act to amend section three hundred twenty-one point four hundred fifty-three (321.453), Code 1962, relating to size, weight, and load of vehicles moved on a highway.
210 By Commerce. A bill for an act concerning insider trading of domestic stock insurance company equity securities. Received, passed on file	216 By Shannahan. A bill for an act to amend chapter three hundred twenty-one point one (321.1), Code 1962, relating to the definition of "implements of husbandry." 217 By Gillette of Clay-Dickin-
211 By Commerce. A bill for an act relating to increase in capital and surplus requirements for insurance companies seeking new licenses in the State of Iowa. Received, passed on file	son. A bill for an act concerning the procedure for contested elections involving the office of county supervisors. Received, passed on file
act to consolidate the present fire and casulty insurance rate regulatory laws. Received, passed on file 319 Referred to commerce 351 Recommended passage 445 Committee report adouted 758	219 By Brinck. A bill for an act to provide that municipalities may elect officials on a parti- san basis.
213 By Bremmer, Dunton, Rasmussen, Crosier, Doderer, Resnick, Wolcott and Lynch. A bill for an act to provide for proportionate sharing of the cost of public school education in public high school dis-	220 By Mayberry. A bill for an act relating to the cost of printing ballots and supplies for voting machines. 221 By Mayberry. A bill for an act relating to the cost of the printing of ballots and printed supplies for voting machines.
tricts between the State of Iowa and local school districts, and to provide the method for computation of the portion	222 By Anderson. A bill for an act relating to the appointment of a deputy collector by the county treasurer.

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223 By Robinson. A bill for an act to repeal section forty-nine point fourteen (49.14). Code 1962, as being in conflict with other Code sections. Received, passed on file	visions
224 By Nielsen of Emmet-Palo Alto. A bill for an act to remove the exemption as implements of husbandry of vehicles used for the storage and transportation of anhydrous ammonia, and other liquid commercial fertilizers, and to impose a tax on trailers used	230 By Cochran, Mayberry, Bailey, Patton, Stevenson, Nielsen of Emmet-Palo Alto, Baringer (Lange, O'Malley, Shaff, Coleman, Hagie, Hansen and Elvers). A bill for an act relating to the marketing of dairy products.
for this purpose. 225 By Cochran, Bailey, Baker, Radl and Mayberry. A bill for an act to amend chapter two hundred seventy-nine (279), Code 1962, relating to reasons for consideration of termina- tion of a contract for teach- ers.	Received, passed on file 1696 Amendment filed 1864 Amendments filed 1922 Substituted for S. F. 212 1944 Amendments adopted 1945 Passed Senate; ayes 48, nays 9.1945 Motion to reconsider vote laid on table 1945 Signed by President 1993
226 By O'Malley, Palmer, Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Glanton and Maley. A bill for an act relating to investment of the several funds created by chapter four hundred eleven (411), Code 1962, relating to retirement	231 By Palmer, Busing, Utzig, Wilson, Fullmer, Loss, Baker, Gillette of Story, Hausheer, Denato, O'Malley and Doderer. A bill for an act to regulate sale of firearms where delivery is by mail or freight service. 232 By Nielsen of Emmet-Palo Alto, Gillette of Clay-Dickin-
systems for firemen and policemen. 227 By Resnick, Dunton and Foster. A bill for an act to amend chapter two hundred ninety-four (294), Code 1962, to increase the minimum payment of seconts fite delicer.	232 By Nielsen of Emmet-Palo Alto, Gillette of Clay-Dickinson, Baringer and Dunton. A bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of podiatrists in hospital and medical service plans.
per month for teachers meet- ing certain service require- ments to one hundred (100) dollars per month.	233 By Miller of Des Moines. A bill for an act relating to fees for the chauffeur's and operator's license and for the instruction and temporary drivers' permits.
228 By Dunton, Rider, Gillette of Story, Craig, Hausheer, Stokes, Smith of O'Brien, Strothman (Hansen, Heying, Stanley, Kibbie, Lange, Nims). A bill for an act relating to outdoor advertising along the interstate highways within this state.	234 By Judiciary. A bill for an act relating to the compensation of court reporters. Received, passed on file
229 By Gaudineer, Foster and Holmes. A bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles as to fees, collectible with respect to titles and liens and as to amounts of various fees	235 By Judiciary. A bill for an act to equalize the measure of damages for wrongful or negligent injury or death. Received, passed on file

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237 By Kempter and Miller Page. A bill for an act relating to group insurance of franchise plan. Received, passed on file Referred to commerce Recommended passage Steering recommends calendar. Committee report adopted Passed Senate; ayes 42, nays 2 Signed by President	605 651 983	its. 247 By Patton, M Gillette of Stor Hageman, Miller den, Kennedy, and Oxley. A t relating to more nancial responsion	lillen, Dunton, ry, McNamara, r of Page, Tie- Roe, Rickert ill for an act tor vehicle fi- bility.	
238 By Dunton, Detje, Rider an Scherle of Fremont-Mills. bill for an act relating to the delivery of number plates an certificate containers to coun ty treasurers by the depar	A ne nd n-	Kluever, Murph Greene. A bill lating to bait the field of co glasses, their co related services.	for an act re- advertising in prective eye- mponents, and	
ment of public safety. 239 By Strothman. A bill for a act relating to special levie on schoolhouse tax.	ın es	lette of Story. act relating to authority of th servation boards	A bill for an the bonding e county con-	
240 By Gillette of Story, Hat sheer, Rider, Breitbach, Bake Busing and Fisher of Green A bill for an act relating to removal of vehicles left stand- ing on highways.	1- r, e. to 1-	Received, passed o Referred to conserv reation	n me 60 vation and rec	51 69
241 By Miller of Des Moine and Distelhorst. A bill for a act to codify and clarify the definition of the term "lot tery" as used in section seven hundred twenty-six point eight (726.8), Code 1962.	es n ne t-	250 By Gaudineer	, Foster and	
242 By Public Health. A bill for	r	lating to the r motor vehicles. Received, passed o Referred to transp	n file 70 ortation 76) 4 5 4
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243 By Miller of Des Moines. bill for an act relating to pe diem received by members of the state soil conservatio committee. Received, passed on file Referred to governmental affairs Referred to appropriations Recommended passage Committee report adopted Passed Senate; ayes 37, nays 2 Signed by President	A er of on .1077 s.1102	Mayberry, Hoo Mueller, Bailey Buena Vista, Ec ham, Hausheer Clay-Dickinson, sen of Emm Stueland, Gleass Story, Murphy Greene and Ha and Coleman), act relating to	uston, Loss, r, Miller of rigington, Gra- , Gillette of Baker, Niel- et-Palo Alto, on, Gillette of , Fisher of nson (Beneke	

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261 By Madden, Gillette of Clay- Dickinson, O'Malley, Hullinger, Maule, Fischer of Grundy, Redfern, Gillette of Story, Dunton, Mahan, Nielsen of Shelby, Whisler, Korn, Seibert, Rider, Utzig, Meacham, Brinck, Baker, Fullmer, Clapsaddle Dougherty, Morgan, Foster, Houston, Nielsen of Emmet- Palo Alto, Patton, Holmes, Robinson, Mayberry, Hage- man, Roe, Scott, Gregerson, Cohen, Miller of Buena Vista,
Nagle, Fisher of Greene, Crosier, Oxley and Hausheer. A bill for an act placing re- strictions on the registration of motor vehicles.
262 By Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley, Palmer, Rasmussen, Reichardt and Renda. A bill for an act relating to the cities which have compiled and published their ordinances in the form of a municipal code.
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264 By Brinck, Millen, Distelhorst and Rickert. A bill for an act to provide for elections on the question of county zoning proceedings.

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265 By Rasmussen, Reichardt, Renda, Bogenrief, Caffrey, Denato, Gaudineer, Glanton, Maley, O'Malley and Palmer. A bill for an act to authorize creation of sinking funds in cities and towns for the purpose of accumulating mon- ey for constructing and equip- ping libraries and other public improvements.	272 By Gillette of Story. A bill for an act relating to the use of applications for insurance which require indication of race or color of applicant. Received, passed on file
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266 By Fisher of Grundy. A bill for an act relating to the regulation of trading stamps, and repealing certain statutes relating to gift enterprises.	274 By Bogenrief, Wright and Houston. A bill for an act to amend chapter three hundred twenty-one (321), Code 1962, relating to motor vehicles. Received, passed on file
267 By Education. A bill for an act transferring the state sanatorium to the State University of Iowa and to enlarge the functions of the sanatorium to care for additional patients. Received, passed on file	Referred to transportation
268 By Utzig, Breitbach, Baker, Carnahan, Palmer, Wright, Melrose, Glanton and Rei- chardt. A bill for an act re- lating to the payment of auto- mobile annual registration fees by persons serving in the armed forces of the United States. 269 By Utzig, Breitbach, Carna-	276 By Jackson of Clinton, Rasmussen and Kluever. A bill for an act to regulate industrial loan companies, to define and provide for the licensing of such businesses, to specify the powers of industrial loan companies, to prescribe penalties and to provide for the administration and enforcement
han, Palmer, Wright, Metrose, Glanton, Reichardt and Baker. A bill for an act to provide real property tax exemption to disabled veterans.	of this act. 277 By Strothman. A bill for an act to amend chapter four hundred sixty-seven B point fourteen (467B.14), Code 1962, relating to allocation to county beard of education to county.
270 By Jackson of Black Hawk, Doderer, Lynch, Hausheer, Miller of Buena Vista, Wilson, Kempter, Gillette of Story, Rider, Breitbach, Denato, Baker, Carnahan, Miller of Des Moines, Bremmer and	and chapter two hundred eighty-four point four (284.4), relating to reimbursement of school districts for loss of taxes.
Melrose. A bill for an act to amend section ninety-seven B point forty-one (978.1), Code 1962, as amended by chapter ninety-six (96), Acts of the Sixtieth General Assembly.	 278 By Brinck and Nielsen of Emmet-Palo Alto. A bill for an act relating to publication of financial matters by school districts. 279 By Public Health. A bill
271 By Strothman. A bill for an act to require a statement of the taxpayer's resident school district on his state income tax return. Received, passed on file1435 Referred to ways and means1477	for an act relating to the or- ganization, jurisdiction, pow- ers and duties, and method of support of county, multi- county, and city boards of health and health departments
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280 By Gregerson, Radl, Kele- her, and Shannahan (Burke). A bill for an act to establish a property tax benefit for elder- ly persons and disabled per-	287 By Melrose and Fischer of Grundy. A bill for an act to repeal the requirement that the treasurer secure surety bonds for licensed distribu-	
sons of limited incomes.	tors of motor vehicle fuel and the appropriation therefor.	
281 By Hullinger, Dunton, Mad- den, Whisler, Morgan and Dougherty. A bill for an act	288 By Governmental Subdivisions. A bill for an act relating to municipal and county	
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mary roads when delivering mail.		144
282 By Busing. A bill for an act relating to county conservation boards, and to amend	Recommended passage 5 Committee report adopted 8 Amendment filed 8	535 809 854
chapter one hundred eleven A (111A), Code 1962, to provide for the acquisition, develop-	Amendment adopted	360 360
ment and maintenance of res- ervoirs or lakes in connection	289 By Nagle, Resnick, Rasmus- sen, Webster, Stevenson and	
with recreational projects, to authorize acquisition of lands by purchase, gift or condem-	Baker. A bill for an act re- lating to drivers of emer-	
nation, and to authorize the development and sale of ad- jacent lots to private parties	gency vehicles. Received, passed on file 7 Substituted for S. F. 310 8	300
and to regulate and control the use thereof, and to pro- vide for the issuance of gen-	Passed Senate; ayes 40, nays 1 8 Signed by President 8	300 383
eral obligation bonds to pay the cost thereof upon approval	290 By Crosier and Varney. A bill for an act to prohibit dis-	
by vote of the voters of the county, and for a tax levy against the property of the	crimination in employment be- cause of age, and providing penalties for violations here-	
county to retire any bonds is- sued in connection therewith, and to authorize the use of	of. 291 By Gaudineer, Tieden and	•.
excess funds for the project.	Baringer. A bill for an act re- lating to the compensation of	

By Rasmussen, Smith of Linn, Gregerson, Selbert, Den Herder, Mahan, Gallagher, Jackson of Clinton and McNamara (Ely, O'Malley, Riley, Burns, McNally and Reppert). A bill for an act relating to the licensing and qualifications of physical therapists tions of physical therapists.

284 By Denato. A bill for an act to amend chapter eighty-seven (87), Acts of the Sixtieth General Assembly, to provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation.

By Rider. A bill for an act relative to the support or maintenance contributions

By Robinson, Fischer of Grundy. A bill for an act to provide for statewide period-ic motor vehicle inspection. 293 By Detje. A bill for an act to limit the civil liability to persons riding in aircraft without payment for the ride

291 By Gaudineer, Tieden and Baringer. A bill for an act re-lating to the compensation of county attorneys.

294 By Gillette of Story. A bill for an act relating to an edu-cational loan fund, and making an appropriation therefor.

or transportation.

By Dunton and Nielsen of Emmet-Palo Alto. A bill for an act relating to the death of a human being caused by means of a motor vehicle.

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296 .By Burke, Shannahan Wengert. A bill for an a permit cities with perma voter registration to pre duplicate registration list electrical or mechanical p ess, or other similar data p ess.	proc-	Motion to re table Signed by Pr 305 By Ind Relations to provid children	te; ayes 32, nays 23 .1748 consider vote laid on
297 By Rider. A bill for an relating to the publication the official proceedings county boards of supervi	n act on of of sors.	a public care age	or nonprofit child- ncy as a result of etermination.
298 By Hausheer, Denato Dunton. A bill for an act thorizing school district ployees to have deducted their salary dues to prisional associations, emploorganizations or unions.	irom	Substituted for Passed Sens none Signed by Passed Sens none by Passed Sens none s	ssed on file 605 Industrial and human or S. F. 526 1117 Ite; ayes 53, nays Ite; ayes 53, nays Ites; ayes 53, nays Ites; ayes 53, nays
299 By Robinson. A bill fo act prohibit nepotism w this state.	ithin	public ass	ustrial and Human . A bill for an act transfer of surplus sistance funds.
300 By Burke, Shannahan Wengert. A bill for an amending chapter three dred fifty-one (351), Code to permit counties to co dog license fees for cities towns at the same time ar the same manner as co dog license fees collected	nd in unty	Received, pa Referred to i relations	ustrial and Human A bill for an act to the powers and the state board of lfare. ssed on file 693 ndustrial and human
dog license fees collected 301 By Industrial and Hu Relations. A bill for an exempting the state boar social welfare from the tation of employing sp counsel.	man act d of limi- ecial	relations. relating duties of social wel Received, pa Referred to i	A bill for an act to the powers and the state board of fare. ssed on file 605 ndustrial and human
302 By Industrial and Hu Relations. A bill for an relating to the manner which earned income shal considered in determining amount of old age assist grants.	ll be the ance	Recommender Committee re Placed on ca ished busi Passed Sena none Signed by Pr	651 d passage
Received, passed on file Referred to industrial and hu relations Recommended passage Withdrawn	1256	309 By Ind Relations. to elimina of United	ustrial and Human A bill for an act ate the requirement States citizenship in ng the eligibilty for
303 By Industrial and Hu Relations. A bill for an relating to property exclus of old age assistance re- ients. Received, passed on file Referred to industrial and hu	sions ecip-	310 By Boot nick. A lating to	t, Grassley and Res- bill for an act re- departmental ad- on at state institu- nigher learning.
relations Recommended passage Steering recommends calenda Committee report adopted Amendment adopted Passed Senate: ayes 48, nays Signed by President	1207 r1637	bill for an tion two point nine to authori regents to facilities.	ley and Kluever. An act to amend sechundred sixty-two (262.9), Code 1962, ze the state board of lease property and
Relations. A bill for an to change the age limit f child to be eligible for ai	act or a	tion arugs	sen of Emmet-Palo ill for an act relat- emption of prescrip- s from the sales tax.
dependent children. Received, passed on file Referred to industrial and hu relations Recommended passage Steering recommends calenda Committee report adopted	man 9361208 r1637	ninety-fou to author	non, Shirley of Dallas n. A bill for an act chapter two hundred ir (294), Code 1962, ize school districts se annuity contracts yees.

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314 By Hausheer. A bill act relating to the me ship of the agriculture keting board.	for an ember- mar-	324 By Dodero Black bill f	Jackson of Clinton, er, Glanton, Jackson of Hawk and O'Malley. A or an act relating to ent housing.
an act relating to weigh an act relating to weigh measures. Received, passed on file Referred to agriculture Amendment filed Recommended passage Amendment filed Amendment filed Committee report adopted Amendments adopted Amendments withdrawn	605 651 766 852 855 940	325 By 1 Story. lating highw Received, Referred 326 By 1 relatin	Hausheer and Gillette of A bill for an act reto fire protection for ay commission property. passed on file
Passed Senate; ayes 31, na Motion to reconsider vote i table	ys 21 . 951 laid on 952 1248 ys 1 . 1248 1364	327 By an act cation cheese Received, Referred Withdrav Substitut Passed none	Agriculture. A bill for relating to the specifis and standards for and cheese products. passed on file 651 or from agriculture 753 ed for S. F. 501
er permits. Received, passed on file Referred to agriculture Substituted for S. F. 509 Passed Senate; ayes 42, nay Signed by President 317 By Gregerson, Duntor cham, Den Herder and ins. A bill for an act reto cosmetology.	ı, Mea- Hutch-	328 By nahan an act hundr (407.3) recrea playgr	Wengert, Doyle, Shan- and Keleher. A bill for to amend section four ed seven point three to Code 1962, relating to tion buildings, juvenile rounds, swimming pools ecreation centers. passed on file 818 to conservation and rec-
318 By Agriculture. A b an act relating to fees spection of weights measures. Received, passed on file	and	reation Recomme 329 By for an lawful	nded passage1139 Transportation. A bill act relating to the unpossession and trans-
319 By Agriculture. A be an act relating to certifulation of animals. Received, passed on file Referred to agriculture. Recommended amendment sage.	ication 606 651 , pas-	Received, Referred Recomme 330 By han as	ion of fireworks. passed on file
Sage	nton A	Received, Referred visions Recomme Committee	passed on file1492 to governmental subdi
bill for an act relating levy for textbooks an plies for schools.		none . Signed b	y President1811
321 By Dunton, Loss, Fisc Grundy, Houston, Shan Murphy, Maule and S son. A bill for an act ing to truck operator contract carriers.	relat- rs and	of rea institu itable, Received, Referred	Education. A bill for an elating to the taxation I property of educational itions and literary, charand religious societies. passed on file1345 to ways and means1399 nded amendment, pas-
322 By Den Herder, Breand Dougherty. A bill act to establish requir for producers of mil cream for manufacturin poses.	g pur-	Committee Amendme Passed none Signed b	re report adopted
323 By Foster. A bill for relating to the overall of combinations of ve	an act length chicles.	332 By act t hundr	Grassley. A bill for an o amend section three ed twenty-one point one

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Re	hundred ninety (321.190), Co 1962, relating to court cos ceived, passed on file ferred to judiciary	de ts.			Home located Boone, Iowa.		
Re	ferred to judiciary	1102	Rec	eived, p	assed on file		418
333		er	_		Boone, lowa. owa. assed on file judiciary ed passage report adopte ite; ayes 42, r resident		
	ability fund from the state i come tax.	n-	343	By Nic Alto. A galize a	elsen of Emn bill for an ac nd validate t	net-Palo t to le- he pro-	
334	act relating to the annex tion of additional lands in drainage or levee district a basis for assessments up such lands.	on		and estall strong by the constitution of the c	ond validate t for the orga bilishment of the counties of Em state of Ior said district ally organized y as provided assed on file judiciary from judiciar ter aves 55 na	he Arm- district, met and va, and a duly corpo-	
Re Re	bill for an act relating state fire safety regulatio for hospitals. ceived, passed on file ferred to public health	1492 1570			y as provided assed on file judiciary from judiciar te; ayes 55, na President		
	of Shelby. A bill for an a requiring a public hearing h fore transferring a prima road to the local seconda road system.	ry	£ £	and Gille (Main of gold). A ate a sta acts util	erle of Fremo ette of Clay-Di Decatur-Unio bill for an ac te agricultur ization resear and to make ar	ickinson n-Ring- t to cre- al prod- ch com-	
	Millen, Cohen, Conway a Doderer. A bill for an act r lating to absent or disabl voters affidavit.	eu	345	oriation By Gar	to carry out mon, Renda, (the act.	
	act relating to the testing liquefied petroleum gas meters.	1	1	serve an esources ifying a	or an act to or an act to le health and id protect the state all public was ems and was	water by clas- er sup-	
An Cor Pa	ceived, passed on file ferred to agriculture commended passage endment filed mmittee report adopted ssed Senate; ayes 52, na lone	983 1046 1193	a t t	ind by relient ion of option of the pervise tracilities.	equiring the e equiring the e perators and c ieir competenc the operation	xamina- ertifica- y to su- of such	
Sig	ned by Fresident		Rec	ervea, pr ommend imittee i	assed on file ed passage report adopted	· · · · · · · · · · · · · · · · · · ·	$1045 \\ 1281$
333	By Cochran, McNaman Houston, Loss and Robinso A bill for an act relating veterinary medicine and su gery and to amend section o hundred sixty-nine point to (169.2), Code 1962.	on. to r- ne	Ame Pas Sigr Plac is	endment endment sed Sena led by F ced on c hed busi	filed	iys 8	1292 1298 1298 1399 1 281
	By Transportation. A b for an act prohibiting the sa and use of fire extinguishe utilizing toxic halogenat hydrocarbon extinguishing agents.	rs ed ng	346 f t	By Ap or an ac he road tate to ommissi	propriations. It to appropriations use tax fund the state from for the contract.	A bill te from of the ighway	
	Conway. A bill for an act abolish the legislative r search committee and legislative research bureau and establish a committee.	a- I	- E	nce and	ad bridge over the campus te University Technology a assed on file appropriatio	t Ames,	512 588
249	governmental operations.	ot I	Rec Com Pass Sign	ommende mittee sed Sena sed by	assed on file appropriatio ed passage report adopte te; ayes 52, n President	ays 1	870 945 945 1029
	to legalize the proceedings the board of supervisors Boone County in connectivith contracts made for ir provements to the Boo	n- ne	347 s	By Ha on of E on and	usheer, Lynch Black Hawk, Baker. A bill	Jack- Greger- for an	•

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act relating to the advisinvestment board of the I public employees' retirent system.	VISIC	Ill for an act to enlarge duties of the state archi- and to transfer his super- n to the state executive cil.
348 By Renda, Doyle Glan O'Malley, Jackson of Clin Maule and Kluever (O'Mal Frommelt, Messerly, Ely Mincks). A bill for an ac amend and revise the stat	ton, ley, ley, and an a to lien.	McNamara of Linn, Ox- and Kennedy. A bill for ct relating to the artisan's
relating to the juvenile co 349 By Judiciary. A bill for act relating to the compen- tion of county officers, c uties and clerks. Received, passed on file Referred to governmental su visions	lep- plain stitu ings odi- the correction with	Redfern. A bill for an to pay out of state funds costs and fees of habeas us proceedings on behalf of tiffs confined in state intiffs confined in state intions where such proceedare successful or where plaintiff is not able to pay. d, passed on file
Amendment filed	554 355 By 555 char 559 char 560 one 560 late 561 lishi 562 hick	or Renda. A bill for an act aling those sections of ter three hundred twenty-(321), Code 1962, which reto cities and towns estabing and maintaining vetesting stations.
Amendments adopted Passed Senate; ayes 57, nays Motion to reconsider vote laid table Signed by President	1 563 an 3 1 564 duce l on Receive 564 Substit 814 Passed	Agriculture. A bill for act relating to farm product, passed on file
350 By Stevenson. A bill for act to legalize and valid the proceedings of the boof directors of the Cange of munity school district, in counties of Mitchell and Fl State of Iowa, authorizing providing for the issuance school building bonds and the levy of taxes for the ment of said bonds and claring the bonds issued suant to said proceeding be enforceable obligations said school district. Received, passed on file	tate 357 By ard Utzi om- the chap oyd, two and to sof sale; for com av- de- to pay; of burs of burs of burs	Radl, Baker, Carnahan, g, Mayberry and Cochran, ill for an act to amend the form of the fo
Received, passed on file Referred to judiciary Withdrawn from judiciary Passed Senate; ayes 55, 1 none	814 arch	y Jackson of Clinton, Mil- and Redfern. A bill for an to regulate the practice of ditecture and to amend oter one hundred eighteen
351 By Smith of O'Brien Loss (O'Malley and Fromm A bill for an act to repeal tion two hundred sixty-point fifty-four (262.54), (1962, eliminating budget financial control commi approval of self-liquida projects at board of reginstitutions. Received, passed on file Referred to governmental aff Recommended passage Committee report adopted Passed Senate; aves 49, nays Signed by President	elt). Receiv. Sec- Amend two Referr Amend Placed	Code 1962. ad, passed on file
352 By Conway, Utzig, O Rickert, Foster, Shanna Bogenrief, Carnahan and F	Signed	by President1667 y Hausheer. A bill for an to increase the rates of the s and use tax.

none

- 360 By Renda, Doyle, Glanton, O'Malley, Jackson of Clinton, Maule and Kluever. A bill for an act to amend, revise, and codify the statutes relating to dependent, neglected, and delinquent children.
- By Baker and Hausheer. bill for an act relating to the compensation of the majority and minority floor leaders of the General Assembly.
- $\mathbf{B}\mathbf{y}$ Stothman, Gregerson, Gillette of Clay-Dickinson, Madden and Hullinger. A bill for an act relating to the levy for the county board of education.
- By O'Malley and Maley. A bill for an act relating to fees and mileage of municipal court bailiffs and their depuuties.
- By Gaudineer. A bill for an act relating to motor ve-hicle financial responsibility.
- By McNamara of Linn, Dougherty, Oxley, Kennedy, Holmes, Patton, Hageman, Hullinger, Craig, Crosier, Ochl-sen and Miller of Page. A bill sen and Miller of Page. A bill for an act relating to evidence of violation of the law relating to false drawing or uttering of checks, providing for prima facie evidence of fraudulent intent, and providing for prima facie evidence of knowingly not having an arrangement, understanding or funds with any bank, person or corporation sufficient to meet or nay a check, draff or meet or pay a check, draft or written order made, uttered, drawn, delivered or given by any person.
- By Wilson. A bill for an act relating to granting powers to local issuing authorities for prescribing or approving the lighting within establishments selling beer.
- By Mayberry. A bill for an act relative to the mainte-nance of public roads at railway crossings.
- By Wengert, Burke, Shanna-han and Keleher. A bill for an act relating to the election of certain county boards of supervisors.
- By Hageman. A bill for an act relating to membership of the county zoning commission and the county zoning boards of adjustment.
- By Bailey, Breitbach, Millen, Den Herder and Wolcott. A bill for an act relating to the licensing and regulation of milk dealers.

371 By Gillette of Story, A bill
for an act to authorize the
state highway commission to
enter into agreements for re-
moval and preservation of
historical, archeological, and
paleontological remains dis-
turbed or to be disturbed by
highway construction.
Received, passed on file 704
Referred to transportation 764
Recommended passage1638
Committee report adopted1775
Passed Senate; ayes 52, nays

372 By Public Health. A bill for an act relating to the com-position of the hospital and other health facilities advisory council.

Signed by President1853

Received, passed on file 606 Referred to public health 651

373 By Judiciary. A bill for an act relating to the approval, amendment or rejection of rules of civil procedure reported to the General Assemblу.

- 374 By O'Malley. A bill for an act relating to funeral establishments and the licensing thereof.
- 375 By Judiciary. A bill for an act relating to the rules of civil procedure, to changes therein reported by the supreme court of Iowa and amending rule two hundred fifteen point one (215.1) there-
- 376 By Claims. A bill for an act to create and establish a state tort claims. Act, definstate tort claims Act, defining terms and conferring upon the state to be sued and half of the state the power to determine certain claims against the state, permitting the state to be sued and waiving the state's immunity from liability to the extent provided herein, conferring jurisdiction in the district court to hear determine and jurisdiction in the district court to hear, determine, and render judgment, and gener-ally providing for the practice and procedure to establish liability of the state on tort claims.
- S. F. 322 substituted 600

377 By Radl. A bill for an act to enable cities and towns to be included in benefited fire districts and to clarify the Code relative to formation of such districts.

By Strothman, Tieden, Korn, Foster, Dougherty, Reichardt, Holmes and Patton (Rigler,

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	Coleman, Hill, Hansen, Frows and Benda). A bill an act relating to the publition of real property valitions.	Bur- for ica- lua-	386 By an ac the p ship of Ha	Harrington. A bill for t to legalize and validate proceedings of the town- trustees of the township azelton in the county of	
379	By Redfern. A bill for act to provide counsel for peal proceedings on behal- indigent defendants in cr inal cases.	an ap- f of im-	purch appar sale a ment and f	to regardle and valuate roccedings of the town- trustees of the township azelton in the county of anan, State of Iowa, in asing fire equipment and ratus and in issuance, and delivery of fire equiplevy anticipatory bonds for the levy of taxes for	! !
380	By Gaudineer, Hutch Edgington, Kluever, Ba Houston, Dunton, Scherle Fremont-Mills and Resnick bill for an act relating to moval of snow, ice, and of accumulations from sidew	ker, of . A	the b	or the levy of taxes for ayment of said bonds and set thereon and declaring onds with interest there o be enforceable obligations of said township. It passed on file to judiclary ended passage ee report adopted	-
381		ins, lou- erle rer.	Signed b	oy President	93
: 382	tive municipal officers. By Public Health A	bill	in cit Received Substitu	Denato. A bill for an elating to flood control ties and towns. by passed on fileted for S. F. 321	120 120
	for an act to amend chap one hundred twenty-two (1 Acts of the Sixtieth Gene	oter 22), eral	Signed h	Senate; ayes 58, nays y President Hausheer and Gillette of	131
ÐΛ	Assembly, relating to the suance of a resident os pathic physician and surg license—to practice osteopa ic medicine and surgery.		Story quire assun	. A bill for an act to re- railroad companies to ne the maintenance of the -structures of under-)
Re Sul Pa	ceived, passed on file ferred to public health bstituted for S. F. 296 ssed Senate; ayes 49, n	651	passe	s.	
	ned by President	936	Ossia Grund Doug	Miller of Page, Kempter, n. Redfern, Fischer of ity, Radl, Smith of O'Brien, herty, Boot, Scherle of ont-Mills, Winkelman, Baringer, Edgington, Utrie Gillette of Story,	•
383	bill for an act to clarify patient and outpatient vices on voluntary patients	in- ser- s at	Frem Busch Miller Ander	ont-Mills, Winkelman, Barlnger, Edgington, In, Utzig, Gillette of Story, son and McNamara. A bill n act relating to the im- on of the use tax and the	; i
Re Re Re	the state institutions. celved, passed on file ferred to governmental afficommended passage battituted for S. F. 274 ssed Senate; ayes 47, none		exem	ptions therefrom.	
Pa Sig	ssed Senate; ayes 47, none	ays 783	390 By Maule len, C	Miller of Des Molnes, b. Dunton, Baringer, Mil- Hanton, Jackson of Clin- O'Malley, Maley, McNa- Grassley, Uban, Gillette	
384	By Kempter, Millen, Gille of Story and Loss. A bill an act to increase the man	ette for	mara, of Cli Black	Grassley, Uban, Gillette ay-Dickinson, Jackson of Hawk, Robinson, Coch- Gallagher, Cohen, Radl, of Linn, Madden, Stue-	
-	mum amount of small I under chapter five hund thirty-six (536), Code 1962 amend other sections of s	oan Ired , to said	Smith land, ker,	of Linn, Madden, Stue- Distelhorst, Balley, Ba- Kennedy, Scott, Gleason, hy, Rickert, Korn, Craig Gregerson. A bill for an roviding that no opera-	,
	amend other sections of schapter, and to amend sections of schapter, and to amend sective hundred thirty-five psix (535.6), Code 1962, relat to penalties for excessive terest.		and (act p tor's shall	regerson. A bill for an roviding that no opera- or chauffeur's license be issued to a person	· ·
385	By Millen, Busch, Greger, Duffy and Edgington. A fo ran act to amend sect four hundred forty-one positive (441.5), Code 1962, reing to assessments and validation of property.	son, bill tion oint	cours	Δ '	
	five (441.5), Code 1962, re ting to assessments and val tion of property. ceived, passed on file pstituted for S. F. 368 ssed Senate; ayes 41, nays		Reported	t, passed on file	100
Pa: Sig	ssed Senate; ayes 41, nays ned by President	6935	Committ Amendin	ee report adopted ent adopted	181 181

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ished	busine	ss			.1818
Amendm	ent fil	ed			.1829
Amendm	ent ad	lopted			.1854
Amendm	ent w	ithdra	wn		. 1854
Passed S	Senate:	ayes	51, nay	s 1	.1854
Signed 1	v Pre	sident			.1989

- By Miller of Des Mahan, Murphy, Carnahan, Utzig, Brinck, Coffman, Full-mer, Korn, Nagle, Wengert, Shannahan, Webster, 391 By Miller of Des Moines, mer, Korn, Nagie, Webster, Scott, Shannahan, Webster, Seibert, Reichardt, Distelhorst, Loss, Miller of Buena Vista, Loss, Markey and Caffrey. A bill Breitbach and Caffrey. A bill for an act to provide for, regulate, and license racing and race meets at which the pari-mutuel or certificate method of wagering on the results of such races shall be permitted when conducted within the race track enclosure at licensed race meets, to provide for the creation of a state racing commission, its organization, expenses, powers, and duties, and to provide penal-ties for the violation of this act and the rules and regulations established by the state racing commission.
- 392 By Burke. A bill for an act providing for proper safety measures, precautions and actions necessary to eliminate fire, panic, death or public disaster resulting from electrical power outages leaving public buildings without any lighting and providing for the necessary control, administration, financial appropriation, fees and penalties for the violation thereof.
- 393 By Education. A bill for an act to authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts

Received, passed on file	607
Referred to education	651
Recommended passage	750
Substituted for S. F. 413	
Committee report adopted	
Amendment adopted	
Passed Senate; ayes 44, nays	
none	751
Signed by President	

- 394 By Grassley. A bill for an act to establish an Iowa advisory commission on intergovernmental relations and to appropriate funds for its operation.
- 395 By Bailey. A bill for an act to amend section four hundred ninety-six A point fifty-nine (496A.59), Code 1962, to require approval by the Secretary of State of amendments to the articles of incorporation of business corporations.

396 By Transportation. A bill for an act to amend section six hundred fifty-seven point two (657.2), Code 1962, by enumerating as nuisances the use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways.

Received, passed on file 607 Referred to transportation 651

- 397 By Maley and Dunton, A bill for an act relative to certain coverage required to be offered in or suppplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state.
- 398 By Kluever. A bill for an act relating to the payment of attorney's fees for indigent persons.
- 399 By Miller of Buena Vista and Winkelman, A bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for dredging of Storm Lake and North Twin Lake.
- 400 By Maley, Busing and Coffman. A bill for an act to amend chapter one hundred forty-seven (147), Code 1962, relating to appointment of inspector by board of optometry examiners and fixing compensation therefor, and relating to optometry license renewal fees and the expenditure thereof.
- act to be known as the Uniform Commercial Code, relating to certain commercial transactions in or regarding personal property and contracts and other documents concerning them, including sales, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights providing for public notice to third parties in certain circumstances, regulating procedure, evidence and damages in certain court actions involving such transactions, contracts or documents, to make uniform the law with respect thereto, and repealing inconsistent legislation.

 599
- 402 By Den Herder. A bill for an act to legalize the proposed transfer of the present airport site owned by the city of Ha-

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warden as a gift to the Sioux Empire College, county of Sioux, State of Iowa, and to authorize conveyance of legal title thereto. Received, passed on file Referred to judiciary	£	2 7
 403 By Rider. A bill for an act to prohibit county boards of supervisors from ordering indiscriminate spraying on and along roads. 404 By Judiciary. A bill for an act relating to the time when 	410 By Gaudineer and Loss. A bill for an act to empower cities, towns, counties, townships, and school districts to purchase and pay the premiums on liability insurance to indemnify such governmental subdivisions and elec-	
beer may be sold. Received, passed on file Referred to ways and means Recommended passage Committee report adopted Passed Senate; ayes 33, nays 12 Motion to reconsider prevailed Amendment adopted Passed Senate; ayes 36, nays 15 Signed by President	tive and appointive officers, peace officers, and other em-	
405 By Jackson of Black Hawk, Hausheer, Wilson, Gannon, Gillette of Story, Lynch, Bremmer, Wright, Hutchins, Wolcott, Baringer, Grassley, Miller of Des Moines, Caffrey, Uban, Busch, Gaudineer, Crosier, Gallagher, Denato, Rasmussen, Doderer and Cohen. A bill for an act relating to vesting of members under the Iowa public employees-retire-	412 By Gallagher, Smith of Linn, Kennedy, Wilson, Uban, Ba- ker, Jackson of Black Hawk, Cohen, Reichardt, Craig, An- derson, Maule, Fischer of Grundy, Nagle and Lynch. A bill for an act relating to water pollution control. Received, passed on file	
ment system. Received, passed on file	Amendments filed	82223333
none Signed by President 406 By Harrington, McNamara, Kennedy, Hullinger, Bailey and Fischer of Grundy. A bill for an act to enable creditors to garnish wages of state em- ployees.	1989 413 By Caffrey, Coffman, Robinson and Seibert. A bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to period of time within which an election shall be held.	
407 By Miller of Page. A bill for an act providing for the exemption of certain personal property from taxation.	414 By Bremmer, Wilson, Crosier, Gannon and Cochran. A bill for an act to grant teachers the right to a duty free lunch period.	
408 By Dunton and Baringer. A bill for an act to establish a one (1) cent sales and use tax, to create a school property tax replacement fund to receive the revenues from said tax, and to prescribe the temporary method for making distribution from such fund.	lunch period. 415 By Rasmussen, Brinck, Wright, Wilson, Mayberry, Meacham, Cochran, Miller of Des Moines, Baker, Craig, Gannon, Hausheer, Hutchins, Wolcott, Rickert, Palmer, Gillette of Clay-Dickinson, Glenn, Robinson, Gillette of Story, Doderer, Holmes, Shannahan, McNamara, Kennedy, Oxley, O'Malley, Jackson of Black Hawk, Conway, Maule, Duffy, Hagemean and Fullmer. A bill for an act to change voting registration procedures and facilitate the procure-	
409 By Cochran, Clappsaddle, Mayberry, Wolcott and Baker. A bill for an act to amend chapter three hundred ninetyone A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and mails.	McNamara, Kennedy, Oxley, O'Malley, Jackson of Black Hawk, Conway, Maule, Duffy, Hagemean and Fullmer. A bill for an act to change voting registration procedures and facilitate the procurement of absentee ballots.	

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416 By Judiciary. A act to amend chapt dred fourteen (11 the Sixtieth Genera relating to the howhich alcoholic liq sold and consum premises of license ments.	bill for an er one hun- 4), Acts of 1. Assembly, burs during uor may be ed on the d establish-
Received, passed on f Referred to judiciary Recommended passage Committee report ado Passed Senate; ayes 3 Motion to reconsider table Explanation of vote Signed by President	pted1813 4, nays 10 .1813
an act relating to	A bill for the eradic-
tion of bovine by Received, referred ture	
Ci A N Du-nidon	1002
418 By Meacham, Mil Vista, Den Herder Boot and Grassley, an act to exempt f tail sales and use made to an educat tution and to provifund of any sales upon the gross sales to any cont filling any writte with an education too.	ler of Buena , Robinson, A bill for rom the re- e tax sales ional insti- ide for a re- or use tax receipts of rractor ful- na contract nal institu-
419 By Jackson of B A bill for an act taxes in support of public employees system. Received, passed on f Referred to industrial	lack Hawk. relating to if the Iowa -retirement lile 891 and human
Recommended passage	
420 By Scherle of Fre A bill for an act schools for trade tional training of graduates and othe of a demonstrate academic developm make an appropria for.	tion there-
421 By Hausheer, Bayer, Miller of Pagmussen. A bill for amend section point one (85.1), Colating to workmer sation so as to voluntary election employers to come act.	eighty-nve ode 1962, re- n's compen- permit the of exempt under the
Received, passed on f Referred to industrial relations	lle \$18 and human \$51 852 pted 1185 41, nays 1185

422 By Doyle, Gaudineer, Harrington, Duffy and Houston. A bill for an act to amend chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to obtaining a liquor control license.

- 423 By Miller of Des Moines and Distelhorst. A bill for an act to repeal chapter seven hundred thirty (730), Code 1962, relating to desecration of Decoration Day.
- 424 By Scherle of Fremont-Mills, and Gillette of Clay-Dickinson. A bill for an act to establish a secondary road research fund.

425 By Tieden, Oehlsen and Fisher of Greene. A bill for an act to amend section ten (10) of the liquor control act, chapter one hundred fourteen (114), Acts of the Sixtieth General Assembly, relating to interior access to residential or sleeping quarters.

or sleeping quarters.
Received, passed on file 891
Referred to judiciary 936
Recommended passage 1081
Committee report adopted 1259
Passed Senate; ayes 47, nays 5 1259
Signed by President 1364

- 426 By Jackson of Clinton, Meacham, Melrose, Loss, Smith of O'Brien, Robinson, Gaudineer, Coffman and Ossian. A bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1962, relating to bank parking lot offices.
- 427 By Hutchins, Grassley and Foster. A bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.
- 428 By Caffrey, Coffman, Robinson and Seibert. A bill for an act to amend chapter seven hundred thirteen (713), Code 1962, relating to false drawing or uttering of checks.
- 429 By Bogenrief, Houston and Shannahan. A bill for an act to amend certain sections of chapter three hundred twentyone (321), Code 1962, relating to motor vehicles, to start license plate issuance in January and to revise vehicle registration time-table accordingly.
- 430 By Bogenrief, Houston and Foster. A bill for an act relating to insurance protection for the counties and county officers.

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704 88

none
38 By Anderson, Conway, Fisher of Greene, Reichardt, Caffrey, Lynch, Meacham, Distelhorst and Baringer. A bill for an act to amend section five hundred sixty-seven point one (567.1), Code 1962, to permit corporations incorporated under the laws of any foreign country, or corporations organized in this country, one-half or more of the stock of which is owned or controlled by nonresident aliens, to own and acquire property of any kind, within the corporate limits of any city or town of this state, and to own land not to exceed six hundred forty-acres outside of the corporate limits of any city or town.

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By Anderson, Dougherty, Boot, Whisler, Morgan, Hul-linger, Madden, Carnahan and Lynch. A bill for an act to regulate the strip mining of 439 By

- By Gillette of Story, Robin-son and Doderer. A bill for an act relating to secondery roads and bridges.
- By Doderer, Cohen, Jackson of Black Hawk and Bremmer.
 A bill for an act relating to
 the investment of funds in the Iowa public employees-retire-ment fund.
- By Bogenrief and Houston.
 A bill for an act to amend chapter one hundred eighteen (118), Acts of the Sixtieth General Assembly, relating to travel trailer, and mabile. travel trailers and mobile homes.
- By Resnick and Carnahan. A bill for an act relating to an appropriation to the Iowa public employees-retirement system.
- By Fischer of Grundy. A bill for an act to amend chapter five hundred fourteen (514), Code 1962, to provide for participation of optome-trists in hospital and medical service plans.

445 By Agriculture. A bill for an act relating to hotels, res-taurants, and food estabishments.

Amendment filed	788
Amendment filed	855
Substituted for S. F. 510	860
Amendments adopted	
Passed Senate; ayes 45, nays 7	
Motion to reconsider vote laid on	
table	
Signed by President	936

- A bill for an act relating to licensing and bonding of milk and cream processors.
- By Caffrey and Robinson. A bill for an act relating to powers of local board of health, its officers and agents, and providing criminal penalties.
- Introduced, referred to judiciary 488
- By O'Malley. A bill for an act relating to leaves of absence of state employees by reason of sickness or injury.
- 449 By Kluever. A bill for an act to provide a unified trial court consisting of district court magistrates, district court consisting of district court magistrates, district court metropolitan judges and district court judges all as a district court system and to abolish all courts and tribunals inferior thereto.

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450 By Maley and Palmer. A	Referred to governmental subdi-
bill for an act to amend sec- tion two hundred thirty-nine point five (239.5), Code 1962, relating to assistance to de- pendent children.	visions
point five (239.5), Code 1962,	460 By Kluever. A bill for an act to prohibit the operation
pendent children.	of mining or quarrying op- erations involving blasting within two miles of any mun-
451 By Ossian, Dougherty,	within two miles of any mun-
Scherle of Fremont-Mills, Car-	icipal corporation.
nahan, Strothman, Morgan, Whisler, Glenn, Boot, Miller	461 By Maley. A bill for an act relating to appeals from as-
of Page, Madden, Hullinger	relating to appeals from as- sessments and the costs inci-
Brinck, Redfern, Distelhorst,	dent thereto.
and Miller of Des Moines. A bill for an act to amend chap- ter one hundred ninety-six	462 By Radl. A bill for an act
ter one hundred ninety-six	to include use and reuse of
(196), Code 1962, relating to the buying and selling of	containers that have held com- bustibles under regulative
eggs.	powers of the state fire mar-
452 By Gaudineer. A bill for an	shal. Received, passed on file 913
act relating to the sentence of an individual convicted of bri-	Received, passed on file 913 Referred to transportation 936
bery involving athletic contests.	463 By Radl. A bill for an act
Received, passed on file 818	to place restrictions on arc
Referred to judiciary 851	welding or oxy-gas welding and cutting inside public and state buildings and to require
Committee report adopted1685	state buildings and to require
Received, passed on file 818 Referred to judiciary 851 Recommended passage 939 Committee report adopted 1685 Passed Senate; ayes 49, nays none 1686	permits for such activity.
none	464 By Harrington. A bill for an act to prohibit the sale of "loss leaders" in Iowa.
	"loss leaders" in Iowa.
453 By Denato. A bill for an act concerning state income	
taxes to provide for the adoption of amendments to the in-	465 By Hageman. A bill for an act relating to the agricultural land tax credit.
ternal revenue Code of 1954.	
454 By Gaudineer (Riley and Denman). A bill for an act to	466 By Kluever. A bill for an act to eliminate statutory fees
amend chapter ninety-two	for court-appointed attorneys
(92). Code 1962, relating to	for court-appointed attorneys and allow the court to estab- lish each fee in consideration
child labor.	of the service performed.
455 By Seibert. A bill for an act relating to the vote required for authorization is-	467 By Gillette of Story. A bill for an act relating to mobile
quired for authorization is-	
suance of bonds by a school district.	homes. Received, passed on file 892 Referred to governmental affairs. 1044
,	Referred to governmental affairs. 1044 Recommended passage
456 By Crozier. A bill for an act relating to the education of children of the Amish sect.	Committee report adopted1689 Passed Senate; ayes 52, nays
children of the Amish sect.	Passed Senate; ayes 52, nays
457 By Kluever. A bill for an	none
act to make any deer hunting licenses issued by the con-	468 By Doyle. A bill for an act
servation commission avail- able to all residents without	to provide a seven year limi-
restriction as to numbers.	tation on convictions for sec- ond offense driving while in-
restriction as to numbers. Received, passed on file1314 Referred to conservation and rec-	ond offense driving while in- toxicated, and also for subse-
reation1326	quent offenses. Received, passed on file1304
458 By Rickert. A bill for an act	Received, passed on file1304 Referred to judiciary1326
458 By Rickert. A bill for an act relative to the investment of levee and drainage district	469 By Rickert. A bill for an act requiring a showing or financial responsibility before a motor vehicle is eligible for registration.
funds.	financial responsibility before
Received, passed on file1078 Referred to governmentl subdi-	a motor vehicle is eligible for
visions	
visions	470 By Gaudineer. A bill for an act to remove certain restric-
Amendment adopted1577	act to remove certain restric- tions and limitations on
Passed Senate; ayes 57, nays	awards to employees due to industrial diseases.
Signed by President1732	471 By Bogenrief, Carnahan and
459 By Gillette of Story. A bill	471 By Bogenrief, Carnahan and Utzig. A bill for an act re- lating to motor vehicle regis- tration, title, lien, and encum- brance fees.
for an act relating to mobile homes.	tration, title, lien, and encum-
Received, passed on file1314	brance fees.

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472 By Bogenrief, Si and Gaudineer. A bi act to exempt househe and personal effects ation and to expedit tion of personal taxes	old goods from tax e collec-	Amendments filed Referred to governm Recommended passa Amendment filed Made special order . Amendments filed Amendments filed Amendments filed Amendments filed Amendments filed	iental affairs.1637
473 By Doderer. A bil act relating to the of grand jurors.		Amendments filed Committee report as Amendment adopted Amendments adopted	1922 1923 19461946
474 By Hausheer. A bi act relating to admin of relief for soldlers and marines.	ll for an distration , sailors,	Amendments med	
475 By Gaudineer. A bi act relating to the co tion of the clerk of the jury in certain counti	Il for an impensa-	Alto. A bill for ing to farm true	
jury in certain counti- Received, passed on file Referred to judiciary. Recommended passage. Committee report adopte Passed Senate; ayes	es. 818 851	484 By Gillette of for an act relati homes. Received, passed on Referred to ways a	file 868
Signed by President		Recommended passa Committee report ac Passed Senate: av	lopted1781 es 50, nays
476 By Wilson. A bill act to establish a cor on health, education,	and wei-	Signed by President 485 By Keleher an A bill for an ac	1919
fare services and pro 477 By Gannon. A bill act relating to the e ment of minimum r common carriers eng hauling rock, sand, an		A bill for an ac adjustments allo puting net inco Iowa personal inc	wed in com- me for the
carriers.	to such	486 A bill for an notice to dog own ing the annual l	icense fee.
478 By Renda. A bill for relating to the specia ment of public improin cities having a poof one hundred tw thousand (125,000) or to amend chapter four	or an act I assess- ovements opulation enty-five more and hundred	487 By Hageman, act to permit sales tax only on ference in sales o ment and motor v a trade-in is invo	the cash dif- f farm equip- ehicles where olved.
seventeen (417), Coorelating thereto.	de 1962, Polk. A	488 By Hageman. act relating to derator's and chaufees.	A bill for an luplicate op- ffeurs license
bill for an act relatin compensation of the board of health.	g to the county	Received, passed on Referred to transpor Recommended passas Committee report ad	file1304 tation1326 e1570
480 By Robinson. A bil act relative to the reg of motor vehicles and suance of license plat	ll for an istration l the is- es.	Passed Senate; ayes Signed by President	31, nays 121770
481 By Burke. A bill act relating to the of a state electrical the purpose of requilicensing of electrical	for an adoption code for ring the contrac-	(Schroeder and (bill for an act re ownership of indiment units.	
tors and electricians, specting of electrica ations by such contracelectricians, and the ement of a state eboard.	instal- tors and stablish-	490 By Graham and A bill for an ac for the reconst hard surfacing o roads around I Lake in Sac Coun	ruction and f state park Black Hawk ty, Iowa and
482 By Foster. A bill for to establish a merit spersonnel administra	tion for I	to make an a therefor. 491 By Meacham.	appropriation A bill for an
the civil service of the and to repeal acts and to repeal acts and of acts in conflict the Received, passed on file Amendment filed	nd parts erewith1493	act relating to zon corporated areas mile of cities and Received, passed on Referred to governm	towns.
Referred to industrial an relations	d human	visions	1996

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492 By Resnick. A bill for an act relating to political parties in special charter cities having a population of twenty-five thousand (25,000) or more.

 Received, passed on file
 .1078

 Referred to governmental affairs
 1102

 Recommended passage
 .1327

 Amendments filed
 .1478

 Amendment filed
 .1501

 Committee report adopted
 .1552

 Amendment adopted
 .1552

 Amendment withdrawn
 .1552

 Passed Senate; ayes
 53, nays

 none
 .1552

 Signed by President
 .1667

- 493 By Resnick. A bill for an act relating to the semiannual inspection of motor vehicles.
- 494 By Wolcott, Clapsaddle and Baker. A bill for an act to permit school districts to enter into lease-purchase contracts for mobile classrooms, laboratories, and shops.
- 495 By Renda. A bill for an act to provide for the reservation of right-of-way for future streets and providing for relief in cases of undue hardships caused by right-of-way reservation.
- 496 By Bremmer and Lynch. A bill for an act relating to the testing of infants for phenylketonuria.
- 497 By Scherle of Fremont-Mills.
 A bill for an act to provide sales tax exemption for items used by farmers to prepare their wares for market.
- 498 By Redfern, Edgington, Shirley of Dallas, Winkelman, Loss and Mueller. A bill for an act relating to the state fair board.

- 499 By Smith of O'Brien. A bill for an act relating to state aid for public schools, agricultural land tax credit, property tax credit, repeal of moneys and credits tax, tax levy on the interest and dividends from investments and the appropriation of revenue.
- 500 By Shirley of Dallas and Korn. A bill for an act exempting sales of motor fuels to farmers, for agricultural uses, from the motor fuel excise tax.

501 By Kluever. A bill for an act relating to the control and prevention of rables.

- 502 By Baringer. A bill for an act to amend section seven hundred twenty-five point five (725.5), Code 1962, regarding the sale or distribution of any medicine, article, or thing designed or intended to prevent conception.
- 503 By Brinck. A bill for an act to amend section three hundred sixty-three B point nine (363B.9), Code 1962, relating to compensation of city officials in the commission form of government.
- 504 By Busing, Palmer, Fullmer and Robinson. A bill for an act to permit county officials to be associated with the Iowa state association of counties and with similar national organizations.
- 505 By Gaudineer, Murphy, Shannahan, Wengert, Reichardt and Duffy. A bill for an act to provide for, regulate, and license racing and race meets in this state at which the pari-mutuel method of wagering on the results of such races shall be permitted.
- 506 By Oxley. A bill for an act to amend chapter one hundred fifty-six (156), Code 1962, relating to the practices of funeral directing and embalming.
- 507 By Glanton. A bill for an act relating to the punishment of parents who fail to support minor children.
- 508 By Dunton and Gannon. A bill for an act relating to a salary increase for members of the Iowa highway safety patrol.
- 509 By Gannon. A bill for an act relating to the buying and selling of beef cattle.
- 510 By Jackson of Clinton. A bill for an act relating to game breeding and shooting preserves.

Received, passed on file 818
Referred to conservation and recreation 851

- 511 By Bremmer, Robinson and Scott (Klefstad, Shirley and Kruck). A bill for an act relating to the establishment of a two (2) year liberal arts college and providing for an appropriation therefore.
- of Page, Webster, Fisher of Greene, Nielsen of Shelby, Scherle of Fremont-Mills, Madden, Anderson, Gregerson, Shirley of Dallas, Seibert, Robinson and Scott. A bill for

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- an act to establish a technical and two (2) year liberal arts college in southwest Iowa, and making appropriation of one hundred thousand (100,000) dollars for the initial development.
- 513 By Redfern, Edgington, Shirley of Dallas, Winkelman and Loss. A bill for an act relating to institutional roads. Received, passed on file1078 Referred to transportation1102
- 514 By Gaudineer, Caffrey, Uban and Wright. A bill for an act amend chapter seven hundred thirty-six A (736A) and seven hundred thirty-six B (736B), Code 1962, to provide for union security agreements except those agreements that require union membbership as a prerequisite to employment and to limit the use of injunctions without a hearing in labor disputes and also providing for the establishment of a state mediation and concillation commission and prescribing the powers and duties of said commission.
- 515 By Busing, Fullmer and Fisher of Greene. A bill for an act relating to the license plates for citizens band radio operators.
- 516 By Denato. A bill for an act enabling boards of supervisors to establish the office of legal aid attorney.
- 517 By Conway. A bill for an act to relieve the enforcement division of the Iowa liquor control commission of all enforcement responsibility except the licensing and revenue provisions and to place the responsibility for such other enforcement of the Iowa liquor control act with the county attorney of each county and the local law enforcement officers.
- officers.
 518 By Jackson of Black Hawk,
 Cohen, Uban, Gallagher and
 Wilson. A bill for an act to
 legalize and validate the proceedings of the boards of directors of the independent
 school district of the city of
 Waterloo, in the county of
 Black Hawk, State of Iowa,
 the consolidated school district of Orange township, in
 the county of Black Hawk,
 State of Iowa, and the school
 township of east Waterloo, in
 the county of Black Hawk,
 State of Iowa, providing for
 the merger of substantial portions of the consolidated
 school district of orange
 township and the school township of, east Waterloo into
 the independent school district of the city of Waterloo,

in the county of Black Hawk,
State of Iowa, and declaring
the enlarged boundaries of the
independent school district of
the city of Waterloo, in the
county of Black Hawk, State
of Iowa, to be legally estab-
lished.

Received, passed on file 705
Referred to judiciary 764
Recommended passage 1366
Committee report adopted 1428
Passed Senate; ayes 43, nays
none 1429
Signed by President 1569

520 By McNamara, Hageman and Oxley. A bill for an act creating and establishing a civil air patrol commission, defining its duties, designating who shall be members thereof and appropriating funds thereto.

521 By Scott, Oehlsen and Korn.
A bill for an act relating to
the motor vehicle fuel tax reports computation and payment of tax, credits, and the
deduction from said tax for
evaporation and loss.

522 By Redfern, Rasmussen, Smith of O'Brien and Loss. A bill for an act relating to the practice of accountancy by accounting practitioners and adding accounting practitioners to the board of accountancy.

523 By Smith of O'Brien. A bill for an act relating to judges and prosecuting attorneys furnishing certain information to the heard of control

misning certain information to the board of control.
Received, passed on file 914
Referred to judiciary 936
Recommended passage 1366
Committee report adopted 1576
Passed Senate; ayes 57, nays
none 1576
Signed by President 1667

524 By Rasmussen. A bill for an act relating to composition of election boards.

- 525 By Resnick. A bill for an act relating to the prevention, abatement, and control of air pollution, creating an air pollution control board, and prescribing the powers and duties of the board.
- 526 By Madden. A bill for an act to appropriate funds from the general fund of the State of Iowa to the conservation commission for improvements for Green Valley state lake.
- 527 By Madden. A bill for an act relating to newspapers selected for printing official proceedings of county boards of supervisors.

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- 528 By Bogenrief and Foster. A bill for an act relating to the procedure under eminent domain.
- 529 By Reichardt. A bill for an act to provide a fund for full tax credit on personal property tax except moneys and credits, property of utilities, and real property taxed as personal property, and recovery of the revenue by repeal of agricultural land tax credit and increase of sales and use tax, and revision of the application of corporation tax and to provide an appropriation therefore.
- 530 By Smith of O'Brien (Lucken). A bill for an act providing for a presentence investigation by the parole board on all persons charged with the commission of a felony.
- 531 By Smith of O'Brien (Lucken, Hansen, Ely and Stephens). A bill for an act relating to the establishment and construction of a security hospital and diagnostic-treatment center and to provide an appropriation therefor.
- 532 By Dunton. A bill for an act requiring the State of Iowa to accept the responsibility for providing transportation for all pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor.
- 533 By Rasmussen. A bill for an act relating to primary elections, vacancies, precinct caucuses, and county and state conventions.
- 534 By Bailey. A bill for an act authorizing the county-manager form of government in counties.
- 535 By Redfern, Edgington, Shirley of Dallas, Winkelman and Graham (Lange). A bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on all highways and roads on state-owned and state-controlled property.
- 536 By Craig and Boot. A bill for an act to establish an Iowa recreation board to study recreation needs, to provide upon request consultation servicess for recreation programs for Iowa communities, and to provide an appropriation therefor.

- 537 By Meacham. A bill for an act establishing the Iowa legislative council which will replace the budget and financial control committee, the legislative fiscal director, the legislative research committee, and the legislative research bureau.
- 538 By Harrington (Patton). A bill for an act transferring jurisdiction to the city of Independence, Iowa, certain land now comprising a part of the mental health institute grounds at Independence,

Iowa,	
Amendment filed1448	,
Received, passed on file1436	
Amendment filed1459	
Substituted for S. F. 4701462	
Amendment adopted1462	
Passed Senate; ayes 53, nays	
none1462	

Signed by President1637

- 539 By Wilson. A bill for an act relating to reinstatement of licenses of persons convicted of three (3) or more moving violations within a period of twelve (12) months.
- 540 By Shirley of Dallas, Korn and Scott. A bill for an act for a new agricultural land tax credit.
- 541 By Rasmussen. A bill for an act relating to primary elections, vacancies, precinct caucuses and county and state conventions.

Received, passed on file	.1029
Amendment filed	1046
Amendments filed	
Substituted for S. F. 545	
Amendments adopted	
Amendment withdrawn	
Amendments adopted	
Passed Senate; ayes 45, nays 7	
Senate concurred	1113
Passed Senate; ayes 50, nays 4.	
Signed by President	
pigued by Tresident	1200

- 542 By Seibert (Flatt). A bill for an act relating to voluntary payments for care of minors in state institutions and to provide for the use of social security benefits to pay for such care.
- 543 By Brinck. A bill for an act to establish a fund for property tax relief.
- 544 By Redfern, Edgington, Shirley of Dallas and Winkelman (Lange). A bill for an act to provide that the state highway commission shall perform maintenance, reconstruction, and repair on state park roads and institutional roads.
- 545 By Brinck. A bill for an act to permit people of counties to choose their form of county government and to provide for the financing thereof.

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546 By Resnick. A bill for an act to substitute an adjusted gross income tax for the present state income tax.
547 By Robinson. A bill for an act relating to the nomination of candidates for public office, and to provide for a filing fee and bond for such nominations.
548 By Robinson, Lynch, Mad- den, Holmes, Rider, Oehlsen, Gregerson, Radl, Kempter, McNamara, Oxley and Rel- chardt, A bill for an act re- lating to the state board of public instruction.
549 By Robinson, Hausheer, Selbert, Lynch, Webster, Scott, Holmes, Doderer, Melrose, Renda, Smith of O'Brien, Bar- inger, Resnick, Hageman, Maule, Dunton, Morgan, Gil- lette of Clay-Dickinson, Mur- phy, Wilson and Shirley of Dallas. A bill for an act to establish a committee to be known as the Governor's com- mittee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor. Received, passed on file1325 Referred to industrial and human relations
establish a committee to be known as the Governor's committee on employment of the handicapped, to prescribe the duties and responsibilities of the committee, and to provide an appropriation therefor. Received, passed on file1325
Recommended passage 1756 Committee report adopted 1764 Passed Senate; ayes 41, nays 10, 1764 Explanation of vote 1765 Motion to reconsider prevailed 1772 Amendment adopted 1772 Passed Senate; ayes 45, nays 4, 1772 Signed by President 1919
bill for an act concerning retrement benefits for public employees reaching the age of seventy-two (72) years. Received, passed on file 914 Referred to industrial and human relations 936 Recommended passage 1533 Committee report adopted 1613 Passed Senate; ayes 43, nays none 1613 Signed by President 1732
act relating to service of proc- ess on persons who commit a tort and leave the state be- fore personal service can be completed within the State
Received, passed on file 892 Referred to judiclary 936 Recommended passage 1366 Committee report adopted 1429 Passed Senate; ayes 44, nays none 1429 Signed by President 1569
552 By Governmental Affairs. A bill for an act to allow more time for governmental units

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to file for exemptions on sales and use tax refunds. Received, passed on file
act relating to the county school system and to amend section two hundred seventy-three point thirteen (273.13), Code 1962, so as to provide for levying of a tax upon all territory included within a county school system, and to further amend chapter two hundred seventy-three (273), Code 1962, by adding a new section providing for merger of county school systems. Received, passed on file 1176 Referred to education 1206 Recommended passage 1265 Committee report adopted 1293 Passed Senate; ayes 52, nays 3 1393 Signed by President 1524

- 554 By Governmental Affairs. A bill for an act to establish a contingency fund consisting of interest and penaltles collected on delinquent employment security contributions and reports.
- 555 By Governmental Affairs.

 A bill for an act to amend section ninety-six point fourteen (96.14), subsection three (3), 1962 Code, to provide enforcement measures for collecting interest and penalties imposed upon those employers who fail to make timely contributions or timely reports as required by law.
- 556 By Governmental Affairs.
 A bill for an act relating to employment security contributions to make interest and penalties subject to jeopardy assessments.
 - 557 By Governmental Affairs. A bill for an act relating to employment security contributions to include interest and penalties in the determination and assessment of such contributions.
 - 558 By Industrial and Human Relations. A bill for an act relating to the increase of property or income of an old age assistance recipient.
 - 559 By Industrial and Human Relations. A bill for an act relating to the responsibility for funeral expenses and the

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support of claimants for old age assistance by their children.	Motion filed to reconsider vote1326 Senate insisted1512 Conference committee appoint-
560 By Judiciary. A bill for an act to establish a Code of military justice in Iowa. Received, passed on file	ed
Signed by President1164	567 By Conservation and Recreation. A bill for an act to amend section one hundred six point twelve (106.12), Code of 1962, relating to littering of public waters, ice and land.
561 By Judiclary. A bill for an act outlawing certain consumers frauds, and providing more effective regulatory and	Deferred to conservation and rec-
more effective regulatory and enforcement procedures. Received, passed on file 914 Referred to judiciary 936 Recommended passage 1081 Amendment filed 1086 Committee report adopted 1279 Placed on calendar under unfinished business 1279 Amendment filed 1293 Amendments withdrawn 1353 Amendments withdrawn 1353 Amendment adopted 1353 Passed Senate; ayes 51, nays 4 1354 Signed by President 1476	reation 764 Recommended passage 870 Committee report adopted 1290 Passed Senate; ayes 38, nays 4 1290 Motion filed to reconsider vote 1290 Amendment filed 1369
Committee report adopted	Amendment filed 1369 Amendment filed 1406 Motion to reconsider prevailed 1420 Amendments adopted 1420 Passed Senate; ayes 47, nays none 1421 Signed by President 1637
562 By Commerce. A bill for an act to regulate the sale of credit life and credit accident and health insurance.	568 By Agriculture. A bill for an act relating to license fees for public scales, pumps, and meters used in measuring gasoline or fuel oil.
Received, passed on file1101 563 By Governmental Affairs. A bill for an act to amend section ninety-six point fourteen	gasoline or fuel oil. Received, passed on file
(96.14), subsection two (2), Code 1962, to provide for changing the penalty provi- sions for employers who fail to file timely reports or make	569 By Transportation. A bill for an act relating to the primary road continguent fund. 570 By Governmental Affairs.
tions due.	570 By Governmental Affairs. A bill for an act to amend section ninety-six point eleven (96.11), Code 1962, to forbid the disclosure of information pertaining to the employment
an act to encourage land- owners to make land and water available to the public by limiting liability in con- nection therewith.	pertaining to the employment security records of claimants to unauthorized persons by employees of the Iowa employment security commission.
Received, passed on file1632	
565 By Judiciary. A bill for an act establishing a procedure for indicament, trial and sentencing of defendants for public offenses which carry	571 By Governmental Affairs. A bill for an act to enable the Iowa employment security commission to participate in the manpower development and training act of 1962, as amend-
a heavier penalty because of prior convictions. Received, passed on file	ed. Received, passed on file
Committee report adopted1430 Passed Senate; ayes 43, nays none	572 By Conservation and Recreation. A bill for an act to amend the law which presently permits the sale of cottontail rabbits and limit the
an act relating to the control and prevention of rabies. Received, passed on file1029 Referred to public health 1044	tail rabbits and limit the sale to jack rabbits, and further permit the sale of skins and plumage of game birds and animals.
Recommended passage	and animals. Received, passed on file
Recommended passage 1292 Committee report adopted 1299 Amendment adopted 1299 Passed Senate; ayes 38, nays 6 1299	Received, passed on file1176 Referred to conservation and recreation

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573 By Industrial and Human Relations. A bill for an act to disregard other income and resources as may be needed to implement a plan for achiev-	581 By Agriculture. A bill for an act relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production.
ing self-support by a recipient of aid for the blind. Received, passed on file	582 By Transportation. A bill for an act relating to traffic weighing operations expenditures and the enforcement of the provisions of the motor vehicles laws relating to the registration size works.
574 By Judiciary. A bill for an act relating to salaries of bailiffs and clerks of the municipal court.	registration, size, weight and, load of motor vehicles and trailers. 583 By Transportation. A bill for
reation. A bill for an act authorizing participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources and facilities, and for related purposes. Received, passed on file705	an act to prohibit parking on any portion of the national system of interstate and defense highways. Received, passed on file
Referred to conservation and recreation	none
A bill for an act to clarify the use of central electronic data processing equipment by tax department, and to assure maximum uses of the exchange of federal information relating to income taxes.	Passed Senate; ayes 40, nays 1 .1821 Signed by President
577 By Governmental Affairs. A bill for an an act providing penalties on amounts due the State of Iowa on delinquent accounts. Received, passed on file 976	permit such examiners to administer oaths and take affirmations. Received, passed on file
Received, passed on file	585 By Judiciary. A bill for an act relating to salaries of bailiffs and clerks of the municipal court. Received, passed on file820
578 By Industrial and Human Relations. A bill for an act re- lating to the amount of assist- ance grants in the aid to de- pendent children program.	Received, passed on file
579 By Industrial and Human Relations. A bill for an act relating to relative responsi- bility to contribute to the medical expenses of appli- cants for medical assistance	586 By Agriculture. A bill for an act relating to permits for administering hog-cholera vi- rus. Received, passed on file 892
for the aged.	Received, passed on file
580 By Industrial and Human Relations. A bill for an act to require that all buildings and facilities used by the public and constructed in the state with the use of state, county, or municipal funds be made accessible to and functional for the physically	587 By Governmental Subdivisions. A bill for an act exempting employees from participation in the Iowa public employees retirement system. Received, passed on file 892 Referred to governmental subdivisions.

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588 By Conservation and reation. A bill for an amend section one h eleven point forty-six (Code 1962, relating to the	ie clos-	Recommended passage Committee report adopted Passed Senate; ayes 45, no Signed by President	
ing hour of state parks Received, passed on file . Referred to conservation an reation	820 nd rec-	596 By Judiciary. A bill act to amend section hundred twenty-one three hundred twenty 320), Code 1962, rela	point (321
589 By Conservation and reation. A bill for an amend section one h six point five (106.5), 1962, relating to e boat registration numb Received, passed on file Referred to conservation recreation. Recommended passage	n and	turning left at an inter Received, passed on file Referred to judiclary Recommended passage Committee report adopted Passed Senate; ayes 44 none Signed by President	section. 976
590 By Conservation and reation. A bill for an amend section one hund; point twenty-seven (I Code 1962, relating to t moval of nonpermanen sels and structures from waters, ice and land. Received, passed on file Referred to conservation ar reation	Rec- act to red six 106.27), the re- t ves- n state892	597 By Judiciary. A bill act to eliminate statut for court-appointed at and allow the court to lish each fee in consider of the service perform Received, passed on file. Referred to judiciary. Recommended passage. Steering recommends cale Committee report adopted Passed Senate; ayes 40, na Motion to reconsider vote table	torneys estab- leration led16321713 ndar1981 lys 61981
591 By Agriculture. A han act relating to greeptacles. Received, passed on file Substituted for S. F. 539. Passed Senate; ayes 50, none	1056 nays1056 vote10601062 iled11471147	598 By Claims. A bill for to amend section seven point (79.1), Code 19 lating to the payment crued vacation pay ployees of the state employment is termina 599 By Agriculture. A an act relating to the tion of hog-cholera. Received, passed on file Substituted for S. F. 429 Placed on calendar under ished business	an act tty-nine 62, re- of ac- to em- whose ted. bill for eradica-
592 By Education. A bill act to amend chapter tw dred ninety-eight poin (298.1), Code 1962, relat school taxes.	to hun- it one ling to	Passed Senate; ayes 32, na Motion filed to reconsider Motion to reconsider vote drawn	5 W 1 L 11 -
593 By Commerce. A bill act relating to the fir payment of annual p inspection fees and the ance of permits for th struction of pipelines underground gas s areas.	for an ne for ipeline issu-e con-s and torage	600 By Judiciary. A bill act relating to stop s intersections on throug ways. Received, passed on file . Referred to judiciary	976 1001
594 By Transportation. for an act relating to movement on public hig of vehicles with gross in excess of the limestablished by ordinant resolution of local author by resolution of the highway commission	Ulities	601 By Judiciary. A bill act to amend chapter hundred twenty-five Acts of the Sixtieth Assembly, relating to of process on foreign ctions. Received, passed on file. Referred to judiciary	service orpora- 976
595 By Judiciary. A bill act relating to the ab of the death penalty in Received, passed on file	for an olition Iowa 914	602 By Commerce. A bill act relating to comm and expenses allowable nection with the sale of in domestic insurance cies.	in con- f stock

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603 By Transportation. A for an act relating to the suance of a temporary drapermit.	bill he is- iver's	613 By Public Health. A be an act relating to drug medicines.	s and
604 By Public Health. A bin an act declaring the nan act declaring the nan act declaring the nan act are receive and adster funds available under federal mental health a July 3, 1946, and to crecommittee on mental hy in relation thereto.	state imini- er the ect of ate a giene	614 By Governmental Aff A bill for an act to chapter fifteen (15), Cod- pertaining to the state ing board and chapter tv one (21), Code 1962, pert- to the state car dispatch corporating these duties the secretary of the exe- council and the exe- council.	print- venty- aining er, in- under cutive cutive
605 By Commerce. A bil an act relating to the re- tion of rates and service public utilities.		Received, passed on file Referred to governmenta fairs	1206
Received, passed on file Referred to judiciary Recommended passage 606 By Transportation. A		615 By Appropriations. for an act to make appr tions to ex-officio memb the advisory investment of the Iowa public emp	ers of board
606 By Transportation. A for an act enable low enter into the vehicle ment safety compact other states and to desi a commissioner to admit the compact.	gnate	retirement system. Received, passed on file . Referred to appropriations Recommended passage Committee report adopted Passed Senate; ayes 50,	
Received, passed on file Referred to transportation Recommended passage Committee report adopted Passed Senate; ayes 41, nay Signed by President	1314 1326 1570 1771	Signed by President	1138
		616 By Appropriations. A for an act to repeal pe tiary and men's reform salary appropriations o money not otherwise a	niten- natory ut of nppro-
607 By Transportation. A for an act to enable Ioverter into the interstate of license compact with states and to designate administrator for the pact.	e an com-	priated. Received, passed on file Referred to appropriations Recommended passage Committee report adopted Passed Senate; ayes 50, none Signed by President	
Received, passed on file Referred to transportation Recommended passage Committee report adopted Passed Senate; ayes 36, nay Signed by President	1570 1771 s 15 .1771		
608 By Commerce. A bill f act to amend section five dred nine point one (5 Code 1962, relating to g eligible to purchase grouj accident and health insu	hun- 109.1), roups p life, rance.	act relating to bail. Received, passed on file. Referred to judiciary. Recommended passage. Committee report adopted Passed Senate; ayes 42, none	1102 1225 1286 nays 1286
Received, passed on file Referred to commerce	1078 1102	for an act to appropriate to the state comptroller	A bill funds from
609 By Transportation. A for an act to eliminat necessity of posting ind fying bonds covering state warrants. Received, passed on file Referred to judiciary	e the emni- lost	for an act to appropriations. for an act to appropriate to the state comptroller motor vehicle fuel tax Received, passed on file Referred to appropriations Recommended passage Committee report adopted Passed Senate; ayes 50, none Signed by President	820 851 1045 1070 nays
610 By Transportation. A for an act relating to ance of operator's and c feur's licenses by the c sheriff.	ounty	619 By Appropriations. for an act to approfunds to the State Treafrom the motor vehicle tax fund.	h bill priate asurer tuel
611 By Commerce. A bill f act relating to electric t mission lines.	rans-	620 By Transportation. A for an act relating to the tance which motor truck	A bill e dis- is and
612 By Transportation. A for an act relating to to on the primary road sys	bill ravel tem.	towing motor vehicles maintain from other trucks and towed vehic	must motor

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General Assembly boar regents institution appro- tions for salaries, sur maintenance, equipment, pairs, replacements and a ations retained by the	the te of ances 59th) d of pria- port, re- ulter- unsti-	629 By Commerce. A bill for act relating to dual axis quirements of motor veh trailers, and semitrailers. Received, passed on file Referred to transportation Recommended passage Committee report adopted Passed Senate; ayes 50, none	s
Received, passed on file Referred to appropriations Recommended passage Committee report adopted Passed Senate; ayes 50,	821 851 1045	630 By Transportation. A for an act relating to n vehicle speed restrictions	bill notor s.
Signed by President	1138	for an act to appropriate f to defray expenses of the augural ceremonies.	
622 By Judiciary. A bill for act relating to employ and other privileges for tain prisoners of county. Received, passed on file. Referred to judiciary Recommended passage Committee report adopted Placed on calendar under u ished business	or an ment cer- jails 976 1001 1258 nfin 1258 nays 1275 1364	632 By Commerce. A bill for act to authorize the Iowa velopment commission to form or provide for plan assistance to Iowa good mental units and agencie insure the economic and derly development of the seceived, passed on file Referred to governmental fairs Recommended passage	per- ining vern- es to cor- state1163
623 By Industrial and Hu Relations. A bill for an	ıman act	Signed by President	1637
relating to eligibility for ical assistance for the a	· i	633 By Commerce. A bill fo act establishing a histo markers commission.	
indecency.	and	Received, referred to approprious	oria- 1492 1669
visions. A bill for an act mitting the state board regents to construct e and operate facilities to used as a technical educand training center to be cated on the campus of	duip, be ation lowa lowa mes,	for an act relating to autity of the commissioner public safety to estal equipment safety regulat pertaining to motor carr Received, passed on file	thor- r of blish tions iers. 1475
626 By Governmental Subsions. A bill for an acabolish salary restictions mayor and council in the mission form of munigovernments. Received, referred to govern tal subdivisions	t to for com- cipal men- 1852 ur1919	Recommended passage Committee report adopted Passed Senate; ayes 53, none Signed by President 635 By Transportation. A for an act relating to chemical testing, by a p officer, of a person cha with operating a motor hicle while in an intoxic condition. 636 By Transportation. A	bill the eace rged ve- ated
627 By Transportation. A for an act relating to equipment on motor vehi Amendment filed	bill tire	for an act relating to establishment of a prin road scenic and improver fund and to provide an appriation therefor. Received, referred to appropriations	oria- 1493
628 By Governmental Sub- sions. A bill for an act lating to the compensatio county attorneys.	divi-	sage Committe report adopted Amendment adopted Passed Senate; ayes 37, nays Signed by President	1786

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637 By Appropriations. A bill for an act to amend chapter three hundred twenty-six (326), Code 1962, relating to proration of registration fees of commercial motor vehicles. Received, passed on file	645 By Judiciary. A bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of water and semer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.
from the sales tax. 639 By Commerce. A bill for an act to authorize, the Iowa development commission to use money appropriated by chapter one (1), section forty-one (41), Acts of the Sixtieth General Assembly.	proceedings to be enforceable obligations of said town. Received, passed on file
640 By Governmental Affairs. A bill for an act relating to the sale or exchange of state military lands by the executive council on recommendation of the armory board.	646 By Education. A bill for an act to eliminate the finance committee of the state board of regents and provide for the board of regents to create committees, offices and agencies and delegate powers and duties and establish rules and regulations therefor.
641 By Commerce. A bill for an act to amend chapter two hundred forty-seven (247), Acts of the Sixtieth General Assembly, to include improvement and equipment of industrial projects as well as their construction. 642 By Transportation. A bill	647 By Industrial and Human Relations. A bill for an act to create a commission on the aging of the State of Iowa and to provide for the powers, duties and authority thereof. Received, passed on file
642 By Transportation. A bill for an act to cancel outstand- ing unredeemed county pri- mary road bonds. Received, passed on file	Recommended passage
643 By Transportation. A bill for an act to provide for the advance purchase of primary road right of way to be financed by the issuance of anticipatory primary road warrants.	censing and regulation of private detectives, to provide penalties for violations and to protect the general public against unauthorized, unlicensed or unethical operations by private detectives.
644 By Judiciary. A bill for an act to legalize and validate the proceedings of the town council of the town of Calamus, in Clinton County, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pur-	649 By Governmental affairs. A bill for an act directing the Governor to examine the organization of all executive agencies of state government, to prepare plans and legislative proposals for the reorganization of such executive agencies, and to make an appropriation therefor.
suant to said proceedings to be enforceable obligations of said town. Received, passed on file 1138 Referred to judiciary 1206 Recommended passage 1367 Committee report adopted 1572 Passed Senate; ayes 54, nays none 1572 Signed by President 1667	act to legalize and validate the proceedings for the organization and establishment of the Iowa City community school district in the county of Johnson, State of Iowa, and fixing the boundaries thereof and declaring said district a duly and legally organized

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corporate body as by law. Received, passed on file Referred to judiciary. Recommended passage Committee report adopt Passed Senate; ayes none		657 By Governmental Affairs. A bill for an act relating to the compensation of members of the General Assembly. 658 By Agriculture. A bill for an act relating to meat and poultry inspection and making an appropriation therefor. Received, passed on file
Received, passed on file Referred to appropriati Recommended passage. Committee report adopt Passed Senate; ayes none.	ed1614 48, nays 1614	ed 1761 Conference committee report 1862 Conference committee report 2862 Conference committee report 1910 Amendments adopted 1910 Passed Senate; ayes 52, nays none 1911 Signed by President 1993
for an act to authorize highway commission duct and account for cial activities on a year basis in lieu of year basis. 653 By Transportation. for an act relating mercial driving scheinstructors and providables for violation of the second contract of t	the state to con- its finan- calendar the fiscal	659 By Governmental Subdivisions. A bill for an act to provide immunity to members of a volunteer or municipal fire department or a first aid, rescue, or emergency squad providing emergency public first aid and rescue services from liability to respond in damages in certain cases. 660 By Transportation. A bill
654 By Commerce. A bi act relating to public credit unions.	ll for an employee	for an act relating to restrictions on parking and stopping of vehicles and prescribing a penalty for violation thereof. 661 By Transportation. A bill for an act relating to fully re-
Received, passed on file Referred to commerce. 655 By Judiciary. A bit act enabling boards of visors to establish to of public defender. Received, passed on file Referred to judiciary. Amendment filed	Il for an of super- he office	flective vehicle number plates. Received, passed on file
Passed Senate; ayes 40, 1 Motion filed to reconside Signed by President 656 By Appropriations.	r vote1638 1853	662 By Education, A bill for an act relating to Governor's Day. 663 By Commerce, A bill for an act to provide for procedure.
for an act to make artions to the appointivers of the capitol commission for per dipensation for service dered in past bienniu Received, passed on file Referred to appropriation amendment filed	em com- bes ren- m	663 By Commerce. A bill for an act to provide for procedure and type of investment of public funds by the treasurer of the State of Iowa, and to amend the interest rates of the deposit of public funds. Received, passed on file

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Conference commi adopted Amendments adopted Passed Senate; ay none Signed by President		lating i ies. Received, Referred t	Governmental Subd A bill for an act to use of public libr passed on file to governmental sub	ar- 1436 bdi-
Signed by President 664 By Education. act to provide for bilishment and state vocations schools and state colleges, to estate to administer state to administer of light schools and junion ministered by locations and responsibilities 665 By Appropriate for an act to ma appropriations state department blennium ending 1965. Received, passed on Referred to appropriate Recommended passa Amendment filed Committee report and Amendment adopted Passed Senate; ayes Signed by President 666 By Governme A bill for an act compared to the senate for an act relate towns to use elect systems. 668 By Ways and for an act relate towns to use elect systems. 668 By Ways and for an act relate tax. Received, passed on Recommended passa Amendment filed Amendment siled Amendme	A bill for an reference of the estaboperation of litechnical ecommunity lish a board rejevocational ecommunity lish a board rejevocational and state es and estabopublic comrolleges adal school disnet he duties es thereof. Ions. A bill ke deficiency for various its for the grant of the duties es thereof. Ions. A bill ke deficiency for various its for the grant of the district of o	671 By A bill the de or wag employ money paymer or oft tion. 672 By C act to Acts of Acssemt lines for insuran Received, Committee Passed S none Signed by 673 By for an conting for th July 1, thereto dollars the ge specify which be use 674 By for an the ge of low financi Received, Referred Committee Passed S none Signed by 675 By for an section committee Code I state S Recomme Received, means Recomme Received, means Recomme Recomme Code I state S Recomme Recomme Recomme Recomme Received, means Recomme Recomme Recomme Recomme Recomme Recomme Code I state S Recomme Reco	Govermental Affa for an act relating duction from sala eso of state officers ees of amounts designated by them int to the united f her similar organ ommerce. A bill for amend House File if the Sixty-first Gen bly to establish gu or admission of fora nee companies. Inded passage referred to commer e report adopted enate; ayes 49, r President Appropriations. A f act creating the gen gent fund of the s e biennium beginn 1965, and appropria of the sum of one ight hundred thouse (\$1,800,000,00) f heral fund of the s ring the purposes the appropriations. A act to appropriation d. Appropriations. A act to appropriate of the sum of one ight hundred thouse (\$1,800,000,00) f heral fund of the s ring the purposes the appropriations. A act to appropriation d. Appropriations. A act to appropriate be appropriation committe passed on file to appropriations al control committe passed on file to appropriations of division IV Ways and Means. A act to amend var as of division IV of chapter ed twenty-two (1962, and to amend ections of chapter ed twenty-three ed twenty-three (962, relating to the) sales and use taxes. referred to ways unded amendment, er report adopted	irs. its: ito: ries and of for ries and of for little and ce 18251877 lays1877 lays ceral tate ning ting mil- tate ning ting mil- rom tate, for may bill from tate, 1678 mays1678 mays1678 mays1678 mays1678 mays1679 hill lous and194119411941
669 By Governme sions. A bill f provide consolid tain county offic or more counties	ntal Subdivi- or an act to ation of cer- es by two (2)	Motion fil Motion to Senate in Conference	enate; ayes 32, nays coded	te1978 ed1978 1979 nted .1982
or more countries	•	, compression	oo oommittee report	

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676 By Industrial and Human Relations. A bill for an act to providing for the establish- ment of a state mediation and conciliation commission and prescribing the powers and duties therefor. Received, passed on file	(8.5), Code 1962, shall apply to this act. Received, passed on file
Relations. A bill for an act to amend chapter seven hundred thirty-six A (736A), Code 1962, to permit an employer to enter into certain agreements with labor organizations. Received, passed on file	Amendment adopted
678 By Agriculture. A bill for an act to provide for the declaration of unit price on packaged commodities. Received, referred to agriculture.1909 679 By Ways and Means. A bill for an act relating to the Iowa inheritance tax. Received, referred to ways and means	683 By Appropriations. A bill for an act to appropriate from the Iowa public employees retirement system three hundred thousand dollars (\$300,000.00), to the employment security commission for the costs of the administration of chapter ninety-seven B (97B), Code 1962. 684 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under
Signed by President	the board of control, including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control for the expenditure thereof by the board of rontrol, the Governor, and the State Comptroller. Received, passed on file 1524 Referred to appropriations. 1570 Recommended passage 1670 Amendment filed 1681 Committee report adopted 1719 Amendment adopted 1712 Passed Senate; ayes 44, nays 11 1722 Signed by President 1853
681 By Conservation and Rec- reation. A bill for an act to limit the present bait dealer's	685 By Harrington. A bill for an act to legalize and validate the proceedings of the Buchanan

reation. A bill for an act to limit the present bait dealer's license to retail bait dealers and establish a separate fee for wholesale bait dealers.

Received, passed on file1826
682 By Appropriations. A bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1965, and ending June 30, 1967, to the board of control for salaries, support, maintenance, repairs, replacement of institutions, under said board of control, and to provide that chapter eight (8), except section eight point five

advisory committees.

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claring the boundaries the Independence commun school district in the cou of Buchanan, State of Io	of ity nty	none		ayes 54, nays 174! lent1853
to be legally established. Received, passed on file Referred to judiciary Recommended passage Committee report adopted Passed Senate; ayes 54, nanne Signed by President	1602 1638 1713 1773	for mone estal surts	an act eys and olishing a ax.	nd Means. A bill relating to the credits tax and five (5) percent
none	1773 1853	693 By for a	Appropi n act to a reneral fi	riations. A bill appropriate from
686 By Transportation. A for an act relating to ann regulatory fees on motor hicles used for the put transportation of freight. Received, passed on file	bill ual ve- olic			appropriate from und of the state nium beginning and ending June s for the central board of regents. d to appropriate from 1666. ssage
687 By Ways and Means. A learn for an act to increase rates of state corporation come tax.	oill the in-		tee repor Senate; a by Presid Approp	
for an act to change amount of the sales tax p mit fee. Received, passed on file Referred to ways and means . Recommended passage	bill the er- 1493 1570 1782 1818	for a the a of Ic and pose prov place ment	n act to a general from the state gua of variements, a generate, all and referenced	appropriate from und of the State e national guard or the pursous capital imand repairs, retterations, equipabilitation.
689 By Appropriations. A bill an act to appropriate fur from the general fund of State of Iowa to the Iowa co	nds	Commit Passed Signed 695 By		
State of Iowa to the Iowa comission for the blind for modeling for additional brary space and provide funds to obtain additional brary shelving. Received, passed on file	11-	for a nual grad Receive	n act rel credit i e crossing d, referre	ating to the an- to the highway safety fund. ed to appropria-
Received, passed on file Referred to appropriations Recommended passage Committee report adopted Passed Senate; ayes 52, na	1744	Signed	by Presid	ssage1750 t adopted1787 yes 44, nays 21787 lent1855
none		for a ing with	n act rel of asse the boar	nd Means. A bill lating to the fil- ssment protests d of review.
for an act to appropriations. A for an act to appropriations from the general fit of the State of Iowa to Iowa commission for the bl for remodeling heating s tem and air conditioning a to permit acceptance of federunds for participation. Received, passed on file	1562	for a mane tax i total precent tax in total precent tax is to take the forest twenty and to the forest twenty and to the forest twenty and to the forest tax is the forest tax in the forest tax is the forest tax	Ways an act to latory de eccipts be amount eding mo ered dolla lesser an ty-five	nd Means. A bill provide for the positing of sales y retailers if the collected in the nth exceeds one use and optional mounts down to follars.
Recommended passage	1745	tions mak lativ deve	s. A bill e approp e membe lopment	ee on Appropria- for an act to riations to leg- irs of the Iowa commission.
691 By Appropriations. A for an act to authorize State Conservation Commiss to use monies appropriated chapter twenty-four (24), stion two (2), Acts of the Fif	ion	tices	study c	ee on Appropria- for an act to lations to mem- airy trade prac- ommittee.
chapter twenty-four (24), stion two (2), Acts of the Fif ninth General Assembly. Received, passed on file Referred to appropriations Recommended passage	1562 1570 1669	tions	a. A bill appropr	ee on Appropria- for an act to lations to legis- on legislative

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ver, et al.

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Appropriate \$65,000 for improvements at Green Valley State Lake in Union County. H. F. 526, Madden.

Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land; repeal ag land tax credits; increase sales and use tax to 3 percent; increase individual income tax by one-third; provide new formula for computing corporation income tax. H. F. 529, Reichardt.

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Appropriate from general fund to soil conservation committee. S. F. 587, ap-

propriations.

Appropriate from general fund for improvements to liquor control commission. S. F. 588, appropriations.

Appropriate from general fund to fair board for aid to agricultural societies. S. F. 589, appropriations.

Appropriate from general fund for capital improvements for buildings and grounds. S. F. 590, appropriations.

Appropriate from general fund to budget and financial control committee.

H. F. 674, appropriations.

Continue interim committee to study court system of Iowa. S. J. R. 26, appropriations.

Make appropriations to persons in settlement of claims against the state.

S. F. 601, claims.

Appropriate from general fund to blind for library space and shelving. H. F. 689, appropriations.

Appropriate from general fund to blind for remodeling heating system and air conditioning; permit acceptance of federal funds. H. F. 690, appropriations.

Appropriate from general fund for salaries, support, maintenance, etc., to central office of board of regents. H. F. 693, appropriations.

Appropriation for claims by members of advisory investment board of IPERS.

Appropriation for claims by members of advisory investment board of Irents. S. F. 609, appropriations.

Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets; appropriation. H. J. R. 25, transportation; S. J. R. 27, transportation.

Appropriate from general fund to national and state guard for capital improvements, repairs, etc. H. F. 694, appropriations.

Appropriate from general fund for administrative departments. S. F. 621, appropriations.

appropriations.

Appropriate from general fund to printing board for printing, etc. S. F. 623, appropriations.

appropriations.

Appropriate from general fund to public safety for construction of two new district headquarters buildings. S. F. 624, appropriations.

Appropriation-claims by legislative members of development commission. S. F. 612, appropriations; H. F. 698, appropriations.

Appropriation-claims to members of dairy trade practices study committee. S. F. 613, appropriations; H. F. 699, appropriations.

Appropriation-claims to legislative members serving on legislative advisory committees. S. F. 614, appropriations; H. F. 700, appropriations.

Appropriation-claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; H. F. 701, appropriations.

tions. Appropriation-claims by members of tax revision advisory, and education committee. S. F. 610, appropriations; H. F. 702, appropriations.

Appropriation-claims by members of commission on interstate cooperation. S. F. 608, appropriations; H. F. 703, appropriations.

Appropriate to governor-elect for expenses after day of election and before day of inauguration. H. F. 705, appropriations.

Appropriate from general fund to conservation commission for salaries, etc. S. F. 626, appropriations.

Appropriate from general fund to executive council to purchase and equip a governor's residence; \$250,000. S. F. 627, appropriations; H. F. 711. appropriations.

Appropriate from general fund for central office of board of control for salaries, etc. S. F. 628, appropriations.

Appropriate from general fund to board of regents for salaries, support, etc.

of institutions. H. F. 706, appropriations.

Appropriate from general fund to board of regents for capital improvements for institutions. H. F. 707, appropriations.

Appropriate from general fund to capitol planning commission, \$12,500. H. F. 708, appropriations.

Study of Iowa tax structure; appropriation. H. J. R. 28, appropriations. Executive council responsible for allocations from contingent fund-release of capital appropriation funds of Sixtieth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710, appropriations.

Governor power to veto items in appropriation bills. H. J. R. 4, Scott; S. J. R. 9, Frommelt, et al.

Appropriate \$700,000 from general fund; create an assistance fund for mentally

ill; reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.

Create Urban land tax credit; appropriation. S. F. 163, Reppert.

Create Urban land tax credit; appropriation. S. F. 163, Reppert. State responsible for providing transportation for all pupils attending school; appropriation. H. F. 532, Dunton.

Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.

Appropriate from general fund to public instruction for general state aid to school districts. S. F. 644, appropriations.

Appropriate from general fund to public instruction for specified school aid.

S. F. 645, appropriations.

Appropriate from general fund to public instruction for supplemental aid to certain school districts. S. F. 646, appropriations.

Appropriate from general fund to public instruction for transportation; \$8,-000,000. S. F. 633, appropriations.

O00,000. S. F. 633, appropriations.

Accept the national defense education act of 1958; appropriation from general fund to public instruction for participation. S. F. 634, appropriations. Appropriate funds from general fund to public instruction for construction of four vocational schools. S. F. 635, appropriations.

Increase from \$11,250,000 to \$15,000,000, payment of agricultural land tax credits. H. F. 199, Mueller, et al.; S. F. 637, appropriations.

Appropriate from general fund for expenses of interstate cooperation commission members. S. F. 638, appropriations.

Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.

Appropriate from general fund to public instruction for salaries, support, etc. S. F. 640, appropriations.

Appropriate from general fund to public instruction for vocational education. S. F. 643, appropriations,

S. F. 643, appropriations.

Payment of miscellaneous expenses by Sixty-first General Assembly and work after adjournment. H. F. 718, appropriations.

ARCHITECTS-

General

Create office of state architect to draft costs, plans and specifications for all agencies of the state government. H. F. 149, Conway, et al.

To regulate the practice of architecture. S. F. 375, Denman and Stanley.

Strengthen state law; practicing of architectural planning without adequate formal training. H. F. 358, Jackson and Millen.

Create office of state architect to draft costs, plans, etc., for all agencies of state government. H. F. 149, Conway, et al.

ASSESSMENTS-

General

To exempt inventories from personal property taxation. H. F. 108, Reichardt, et al.

To exempt all household personal property from taxation. S. F. 145, Stanley, et al.

Rewrite present Iowa law on assessment and taxation of platted lands. S. F. 151, Coleman, et al.

Providing tax exemption for household personal property. H. F. 28, Grassley.

To prohibit increasing the assessed value of a property for tax purposes because of routine and ordinary repairs. H. F. 205, Anderson.

Permitting farmers to improve buildings without assessment increase. S. F. 257, Heying, et al.

Relief for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.

To make a resident of the state, rather than the county alone, eligible to take the examination for assessor. S. F. 368, Klefstad, et al.; H. F. 385, Millen, et al.

Require publication, 1966, of 4 year property assessments, \$.50 tax levied for publication cost, \$.40 to newspaper. S. F. 154, Rigler, et al.; H. F. 378,

publication cost, \$.40 to newspaper. S. F. 194, Rigier, et al., il. F. 0.0, Strothman, et al.

Defining of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns. S. F. 392, McNally, et al. Allow a court to set a reasonable attorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.

appeal of a property tax assessment. H. F. 461, Maley.
Remove Des Moines Transit Company from assessment by the state tax commission. S. F. 435, Denman.

Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000. S. F. 450, Ely.

Assessment of merchandise inventories for taxation. S. F. 471, Coleman, et al.

Assess all property for taxation at 25 percent of its market value. S. F. 497, Stanley.

Permit Des Moines to use alternative special assessments for public improve-ments which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.

To allow Iowa employment security commission to subject interest and penalties on contributions subject to jeopardy assessments. H. F. 556, governmental affairs.

Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmential affairs.

Changing penalty provisions for employers who fail to file timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.

Regulation of rates and service of public utilities. H. F. 605, commerce. Setting reasonable time schedule for assessing and valuation of property. S. F. 546, governmental affairs.

Assessment of property outside city limits that abuts on a city street. S. F. 574, governmental subdivisions.

oit, governmental subdivisions.

Filing of assessment protests with the board of review. S. F. 603, ways and means; H. F. 696, ways and means.

Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radi, et al.; S. F. 220, Ely and Riley.

Amending S. F. 583, assessment of property for moneys and credits tax. S. F. 642, ways and means.

ASSESSORS-

General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al. To exempt all household personal property from taxation. S. F. 145, Stanley, et al.

Providing tax exemption for household personal property. H. F. 28, Grassley. To make a resident of the state, rather than the county alone, eligible to take the examination for assessor. S. F. 368, Klefstad, et al.; H. F. 385, Millen, et al.

ATTORNEY GENERAL—

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilcons of the constitution of the const

son, et al. Clarify procedure for adoption of rules by state departments. H. F. 170, judiciary.

County attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.

Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.

ATTORNEYS-

General No plea of guilty shall be admissible as evidence in court in motor vehicle

No plea of guilty shall be admissible as evidence in court in motor vehicle accident viciations. S. F. 3, Rigler.

Amending Iowa constitution changing the term of office of county attorneys to four years. S. J. R. 2. Reppert, et al.

Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.

Amending constitution to repeal provisions establishing office of county attorney. H. J. R. 14, Gillette of Story, et al.

Require defendant who has counsel to raise demurrer to indictment at least four days before trial. S. F. 270, Shirley.

Increase salaries of county attorneys. H. F. 291, Gaudineer, et al.

State board of social welfare may employ special counsel. H. F. 301, industrial and human relations.

Indigent defendants authority to ask for an appeal of a criminal conviction. H. F. 379, Redfern.

Relating to the use of subpoenas by county attorneys. S. F. 430, McNally. Payment of attorneys fees for indigent persons. H. F. 398, Kluever.

Allow a court to set a reasonable attorney fee from a tax reduction gained by

appeal of a property tax assessment. H. F. 461, Maley.

Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.

Board of supervisors to establish office of legal aid attorney, appropriate public or private funds. H. F. 516, Denato.

County attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.

Require judges and county attorneys to furnish board of control statement

of facts and circumstances of criminal offenses that result in sentences of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.

Compensation of county attorneys. S. F. 329, Denman, et al.

Increase salary of county attorneys. S. F. 532, judiciary.

Require county attorneys to commence civil suit to compel support of persons receiving public assistance. S. F. 496, Stanley.

Eliminate statutory fees for court-appointed attorneys, allow to establish each fee. H. F. 597, judiciary.

Increase salary of county attorneys. H. F. 628, governmental subdivisions.

Boards of supervisors establish office of public defender. H. F. 655 judiciary.

Boards of supervisors establish office of public defender. H. F. 655, judiciary.

ATIDIT

General

Relating to regulating county mutual insurance associations. H. F. 13, Mueller,

Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al; S. F. 26, Stephens, et al.

Remove restriction that certified or registered public accountants may not make audits of county and memorial hospitals for more than four successive years. S. F. 40, Stanley, et al; H. F. 92, Fisher of Greene, et al.

To permit a credit union auditing committee to have more than three members. S. F. 247, Frommelt, et al.

To clearly state that expenditures by the conservation commission are subject to audit by the comptroller. S. F. 251, Flatt.

AUDITOR-

General

To repeal the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. S. F. 126, Mincks, et al.;

H. F. 130, Carnahan, et al.

To provide a tax exemption on personal property of \$50,000, in actual value.

H. F. 135, Nielsen of Shelby, et al.

AUDITOR OF STATE-

General

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.
Authorizing state auditor to sell rules and regulations to exercise all duties and powers prescribed by law. S. F. 381, Main.

State auditor to employ independent certified public accountants or registered public accountants. S. F. 380, Main.

Permit governor to appoint auditor of state. S. J. R. 4, Mincks, et al; H. J. R.

10. Jackson of Clinton, et al.

AUTOMOBILES-

See Motor Vehicles

BAIT DEALERS-

General

Limit present bait dealers license to retail and establish a separate fee for wholesale. H. F. 681, conservation and recreation.

Bait dealers licenses. S. F. 580, conservation and recreation.

BALLOTS-

See Voting

BANKING

General

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.

To provide that the return of a bad check by a bank shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.

To base examination fee of credit unions by banking department on actual cost of operating the division. S. F. 248, Frommelt, et al.

Tighten law regarding false checks—provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al.

Relating to bank parking-lot offices. S. F. 393, Rigler, et al.

Regulate the business of debt management. S. F. 402, Condon.

Permit banks to have two drive-in offices, broaden services provided by such offices. H. F. 426, Jackson of Clinton, et al.

Repeal 5-mill monies and credits tax, except on banks, loan agencies, etc., and replace the tax money with a 3 percent surtax on dividends and interest in excess of \$200. S. F. 452, Hagedorn, et al.

BEER-

General

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban. Proof of age required of a prospective purchaser of intoxicating liquors. H. F. 26, judiciary committee.

Authorizing Iowa tax commission to refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.

Allowing sale of wine by privately owned stores. H. F. 62, Wilson and Coff-

man.

Eliminate requirement beer permittees having dancing must hire a policeman.

H. F. 64, Coffman, et al.

Providing suspensions as well as revocations for violations of the beer law.

H. F. 66, Coffman, et al.

No denial of beer permit for person not being of good moral character if violation occurred more than three years prior to application. H. F. 68,

Miller of Des Moines and Distelhorst.

Provide that conviction for a felony shall not disqualify person from obtaining liquor license if conviction more than three years. H. F. 75, Miller

ing liquor license if conviction more than three years. H. F. 75, Miller of Des Moines, et al.

Punish beer permit holder for selling beer to minor only if he had knowledge or reason to believe buyer under age. H. F. 78, Coffman, et al.

Repeal provision class B beer permittee have at least 500 square feet of dance floor space. H. F. 79, Coffman, et al.

Issue 12 hour beer and liquor license to veterans organizations for \$15 permit fee in lieu of usual license and tax on liquor sales. S. F. 102, Hansen et al.

Hansen, et al.

Hansen, et al.

Relating to public dance supervision upon the premises of class B beer permit holders. H. F. 90, Gaudineer, et al.

Subject A beer permit to mandatory revocation only upon conviction for a violation. H. F. 100, Miller of Des Moines.

Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.

Allow use of veterans auditoriums for sports events, conventions, etc. and allow beer and liquor to be sold. S. F. 177, Reppert.

Issue 15 hour; 1 day; beer and liquor permit to veterans and other organizations; \$15 fee in lieu of license and tax. H. F. 172, Doyle, et al.

Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27. Scott. et al.; S. F. 161. Reppert, et al.

27, Scott, et al; S. F. 161, Reppert, et al. Eliminating class C beer permits issued to grocery and drug stores. S. F. 370, Condon.

Time when beer may be sold. H. F. 404, judiciary.

Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439. O'Malley and Frommelt.

Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley, H. F. 366, Wilson.

Extend hours for sale of beer. H. F. 83. Jackson of Clinton and Coffman.

BEES-

General Entry fee of \$.50 on each colony of bees into Iowa by non-resident. S. F. 150, Main. et al.: H. F. 147, Hausheer and Mueller.

RETUTING.

See Gambling

BIDDING-

General Providing necessary emergency work on the primary road system without advertising for bid if work estimate is less than \$50,000. S. F. 131, Kruck.

Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.

BILLBOARDS-

General

Regulate outdoor advertising along interstate highway by prohibiting signs S. F. 192. Hansen, et al.: H. F. 228. Dunton, et al.

BINGO-

General

Amending constitution to authorize Bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.

Amending constitution to authorize Bingo games sponsored by charitable,

non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al.

BIRDS-

See Fish and Game

BLIND-

General

Disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind. H. F. 573, industrial and human relations; S. F. 527, industrial and human relations.

Social welfare department appropriation for blind, children, old age, disabled and Indians. S. F. 567, appropriations.

Appropriate from general fund to blind for library space and shelving. H. F.

689, appropriations.

Appropriate from general fund to blind for remodeling heating system and air conditionnig; permit acceptance of federal funds. H. F. 690, appropriations.

BOARD OF CONTROL-

General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

Relating to authorizing board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.

Additional appropriation of \$309,000.00 to relocate water supplying facilities of Woodward state hospital and school; Saylorville dam. H. F. 37, Baker.

To eliminate the office of secretary of the state board of control and to authorize the board to assign administrative duties to assistants by resolu-

ize the board to assign administrative duties to assistants by resolution. H. F. 106, Conway, et al.

Transfer land from Eldora training school to city of Eldora for municipal hospital. H. F. 136, Ochlsen, et al.

To appropriate \$625,000 for addition to infirmary at soldiers home at Marshalltown. S. F. 133, Mills; H. F. 154, Craig and Rider.

Assign boys at Eldora training school to work camps at state parks, etc.; permanent camp at Stephens forest. S. F. 156, Lucken, et al.; H. F. 152 Ochleen et al. 162, Oehlsen, et al.

Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; H. F. 72, Brinck and Redfern.

Appropriate \$30,000 a year to board of control to continue work and research of Iowa's plan to combat mental retardation. S. F. 239, O'Malley.

Revise and recodify statutes providing care, treatment, habilitation, support,

Revise and recodify statutes providing care, treatment, habilitation, support, etc. of mentally retarded persons. S. F. 444, Ely.

Remove limitations on board of control spending from budget for its institutions adopted by 1963 legislature. S. F. 454, Lucken, et al.

Increase prison term for lascivious act with a child from 3 to 20 years; if child is under 13 years, then a sentence of up to 50 years. S. F. 498, Stanley, et al.

Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al.

Require judges and county attorneys to furnish board of control statement

of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken,

et al.; H. F. 523, Smith of O'Brien.

Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.

Appropriation for capital improvements for institutions under board of control. H. F. 684, appropriations.

Appropriate from general fund for central office of board of control for salaries, etc. S. F. 628, appropriations.

Board of control to elect own chairman annually; social welfare board to select a chairman. S. F. 252, Ely, et al.

Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.

BOARD OF EDUCATION-

General

Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.

Walker.

Relating to establishing technical high schools. S. F. 167, Dodds.

To limit to a maximum of one mill the levy for county boards of education.

S. F. 254, Shoeman, et al.

Provide for area vocational schools, community colleges and technical institutes; no more than 20 area vocational districts and four technical institutions. H. F. 260, Radl, et al.

Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.

Provide for lease-purchase option of school buildings. S. F. 213, education.

Shoeman, et al.; H. F. 277, Strothman.

Provide for lease-purchase option of school buildings. S. F. 313, education.

Remove the \$1.50 per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.

Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.

Relating to termination of contracts with school teachers. S. F. 411, Cassidy.

Encourage private operation of school buses and encourage school boards to contract with such private operators. S. F. 432, DeKoster.

Set procedures for tie vote of county boards on school reorganization matters. S. F. 499, McNally.

Authorizing county boards of education in two or more counties to merge into

Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.

Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.

Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.

BOARD OF HEALTH-

General

General
To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al. H. F. 58, Cohen, et al. Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54, Resnick, et al.

Respick, et al.

Reorganizing state board of health. H. F. 242, public health.

Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.

health. S. F. 336, Kruck, et al.

Relating to the licensing and regulation of milk dealers; must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.

Powers of local board of health, its officers and agents, and providing criminal penalties. S. F. 385, O'Malley.

Penalty for violation of the rules of local board of health. S. F. 396, Ely.

Create Iowa water pollution control commission; through state health department; general supervision over state water pollution laws. H. F. 412, Gallagher, et al.

Providing penalties for violation of rules of a local board of health. H. F. 447, Caffrey and Robinson.

Increase compensation of county boards of health from \$3 a day to \$50 or a maximum of \$1,000 a year. H. F. 479, Rasmussen of Polk.

No license issued by a board of health to any hospital prior to issuance of a fire safety certificate. H. F. 335, Caffrey and Foster.

BOARD OF PAROLE-General

Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.

Require Judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.

BOARD OF PHARMACY EXAMINERS-

General To define specific drugs banned in illegal possession statute and increase penalty. S. F. 285. Griffin and O'Malley.
Relating to drugs and medicine. H. F. 613, public health.

BOARD OF PUBLIC INSTRUCTION-See Public Instruction, Department of

BOARD OF REGENTS-

General

Increase from 25 to 45 miles per hour speed limits on roads at institutions under board of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al.

Provide for area vocational schools, community colleges and technical institutes; no more than 20 area vocational districts and four technical institutions. H. F. 260, Radl, et al.

Transfer state sanitorium at Oakdale to state university of Iowa and enlarge

the functions of the sanitorium, H. F. 267, education; S. F. 271, education.

To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.

Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss. Authorize laboratory schools at educational institutions under the state board

of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413, education.

Establish a technical institute in southwest lowa; board of regents, approprivate \$1,650,000. H. F. 434, Robinson, et al.

Revert to general fund unexpended balances of the Fifty-ninth General Associations of the state of

sembly board of regents institution appropriations. H. F. 621, appropriations. Board of regents construct, etc. technical education and training center located

on campus of Iowa State University. H. F. 625, governmental subdivisions.

Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.

Eliminate finance committee of board of regents. H. F. 646, education: S. F. 572, education.

572, education.

Appropriate from general fund for salaries, support, maintenance, etc. to central office of board of regents. H. F. 693, appropriations.

Appropriate from general fund to board of regents for salaries, support, etc, of institutions. H. F. 706, appropriations.

Appropriate from general fund to board of regents for capital improvements for institutions. H. F. 707, appropriations.

Board of regents grant paid leaves of absence to staff members for further study, etc. S. F. 42, Nims, et al.; H. F. 93, Cohen, et al.

BOARD OF REVIEW-

General

Filing of assessment protests with the board of review. S. F. 603, ways and means; H. F. 696, ways and means.

BOARD OF SUPERVISORS-

General

Relating to legalizing remodeling of two courtrooms in Linn county court-house. S. F. 28, Ely and Riley. Increasing salaries of elective county officials other than county attorneys

according to population and assessed valuation. H. F. 30, Gaudineer, et al. S. F. 88, Denman, et al.

Extend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. H. F. 82, Jackson of Clinton and Coffman.

Counties electing supervisors at large shall not elect more than one from any supervisor district. H. F. 77, Murphy. S. F. 129, Hansen. Relating to sale of real estate acquired by a county. S. F. 148, Beneke. Entry fee of \$.50 on each colony of bees into Iowa by non-resident. S. F. 150, Main, et al.; H. F. 147, Hausheer and Mueller.

Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.

Permitting county governments to regulate and license junk dealers. S. F. 123, Kibbie, et al.; H. F. 192, Distelhorst, et al.

To permit county boards of supervisors to pay claims of less than \$25 without audit or affidavit. S. F. 246, Griffin.

Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54,

Resnick, et al.

Combine present 2 county secondary road tax levies into one levy of 11% mills; total levy not increased. S. F. 224, Messerly; H. F. 251, Distel-

horst, et al.

Municipalities to use public funds to build and operate area television translator systems. H. F. 288, governmental subdivisions.

Increasing salaries of elective county officials other than county attorneys

according to population and assessed valuation. H. F. 349, judiciary. Election of certain county boards of supervisors. H. F. 368, Wengert, et al. Providing safe and suitable jails in the respective counties of the state. S. F. 394, Lucken, et al.

Prohibit county boards of supervisors from ordering indiscriminate spraying on and along roads. H. F. 403, Rider.

Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. H. F. 458, Rickert.

Social welfare shall administer soldiers, sailors, and marines relief instead of soldiers relief commission. H. F. 474, Hausheer.

Board of supervisors to establish office of legal aid attorney; appropriate public or private funds. H. F. 516, Denato.

Relating to collection of taxes; property. S. F. 489, Main.

Require official proceedings of boards of supervisors need be published in only one newspaper in counties having a population of less than 15,000.

one newspaper in counties having a population of less than 15,000. H. F. 527, Madden.

Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.

Electric transmission lines. H. F. 611, commerce.

Allow cities and towns, etc. voting wet, continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott. Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.

Authorizing county-manager form of government in counties. H. F. 534,

Balley.
People choose their form of county government; provide for the financing. H. F. 545, Brinck. Require notice of hearing by board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.

inent domain. S. F. 525, commerce.

Procedure for contested elections involving office of county supervisors. H. F. 217, Gillette of Clay-Dickinson.

Apply special school house tax levy on year of certification if filed before Oct.

1. S. F. 255, Shoeman, et al.; H. F. 239, Strothman.

Organization, etc. and method of support of county, multi-county and city boards of health and health departments. H. F. 279, public health.

Establish county zoning regulations only with approval of voters in an election. H. F. 264, Brinck, et al.

Require public hearing before transferring a primary road to local secondary road system. H. F. 336, Grassley, et al.

Permits for operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.

et al.

Obtain insurance to protect county officers from liability. H. F. 430, Bogenrief, et al.

Relating to publication of official proceedings. H. F. 297, Rider. Public dance supervision upon the premises of class B beer permit holders. H.

F. 90, Gaudineer, et al.

Procedure for contested elections involving office of county supervisors. H. F. 217, Gillette of Clay-Dickinson.

Boards of supervisors establish office of public defender. H. F. 655, judiciary. Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley, H. F. 366, Wilson.

Repeal law barring boards of supervisors from delegating administrative duties of soldlers relief commission. S. F. 446, Ely.

Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman.

BOATS-

See Watercraft, sub-reference Boats

BOILER-

General

Requiring inspection of low-pressure boilers by state boiler inspector. S. F. 87, Klefstad, et al.; H. F. 175, Bremmer, et al.

BONDS-

General

Relating to repealing the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds. S. F. 25, Schroeder, et al. To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.

Investment of public funds. S. F. 180, Ely and Shirley.

Require licensed real estate brokers and salesmen to post surety bonds of \$5,000. H. F. 165, Foster, et al.

Investment of funds of life insurance companies; clarify Iowa law. S. F. 215,

Frommelt, et al.

Frommelt, et al.

Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al.

Smaller populated counties bonding authority of the county conservation boards. H. F. 249, Baker, et al.

County conservation boards create lakes by damming streams, acquire lands, etc.; financed by general obligation bonds. H. F. 282, Busing.

Require licensed distributors of motor vehicle fuel to secure his own surety bond at his own expense. H. F. 287, Melrose and Fischer of Grundy.

Authorize acceptance of; guaranteed arrest bond certificates; minor traffic violations; ball is \$200 or less. H. F. 214, Glenn; S. F. 278, Schroeder.

To authorize cities and towns to issue revenue bonds for water plants and regulate water connections to private property. S. F. 376, Denman.

Requiring milk and cream processors to post bond with secretary of agriculture. H. F. 446, Meacham.

Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. H. F. 458, Rickert.

Permit public bonds to be issued before contract for expenditure of bond proceeds. S. F. 451, Ely.

the educational and experience qualifications for accounting practitioners who would be bonded. S. F. 457, Patton, et al.; H. F. 522, Red-Establish

fern, et al. Regulation and taxation of trading stamp companies. S. F. 487. Hansen and

Hagedorn.

Relating to nomination of candidates for public office; provide for filing fee and bond for such nominations. H. F. 547, Robinson. Eliminate posting indemnifying bonds covering lost state warrants. H. F. 609,

transportation.

Ball limited to one bond. H. F. 617, judiciary. Cancel outstanding unredeemed county primary road bonds. H. F. 642, transportation.

Legalize \$40,000 in sewer bonds of the town of Calamus in Clinton County. H. F. 644, judiciary. Legalize \$175,000 in water and sewer revenue bonds of the town of Calamus in Clinton County. H. F. 645, judiciary.

Cities and Towns

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al.

Permit cities to vary rates for services, etc., by municipal utilities to support revenue bonds or obligations. S. F. 198, Ely.

revenue bonds or obligations. S. F. 198, Ely.

Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.;

H. F. 49, Denato, et al.

Cities and towns to incur bonded indebtedness for reconstruction or repair of recreation buildings, swimming pools, etc. H. F. 328, Wengert, et al.

Permitting construction of municipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.

Authorizing cities and towns to establish zoos. S. F. 449, Ely and Riley.

Fix probation period for police patrolmen under police academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.

Cities establish zoos. S. F. 563, governmental subbivisions.

Issuance of bonds by municipal corporations. S. F. 582, governmental sub-

Issuance of bonds by municipal corporations. S. F. 582, governmental subdivisions.

Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radl, et al.; S. F. 220, Ely and Riley.

Schools

See Schools, sub-references General and Community School Districts

BOUNTIES-

General

Changing the bounty on wolves. H. F. 57, Scherle of Fremont-Mills. Repealing the law authorizing counties to pay bounties on wild animals. H. F. 87, Gallagher, et al.

BRANDING-

Marking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.

BRIDGES.

General

Creation of sinking funds in cities and towns for construction and equipping libraries and other public improvements. S. F. 160, Reppert, et al.;

H. F. 265, Rasmussen, et al.

Construct Stange institutional road bridge over Squaw Creek on campus lowa State University of Science and Technology, appropriate \$170,000 from state road use tax fund. H. F. 346, appropriations.

Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total costs exceeds \$500, requiring letting of contracts. H. F. 440, Gillette of Story, et al.

BRUCELLOSIS-

General

Substitute the word validated for certified herd in Iowa law on brucellosis control in swine. S. F. 234, Stephens and Tabor.

Vaccination of cattle for bovine brucellosis, deadline July 1, 1965. H. F. 417, Den Herder

BUDGET AND FINANCIAL CONTROL COMMITTEE-

General
To abolish the 6 member legislative research committee and replace it with a legislative research bureau, appointed director. S. F. 308, Hill, et al. Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss. Establish Iowa legislative council; replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537,

Meacham.

Appropriate from general fund to budget and financial control committee. H. F. 674, appropriations.

BUDGETS-

General

Relating to operating expense of school district and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.

City councils responsible for approving airport budgets. H. F. 197, Mayberry, et al.

Remove limitations on board of control spending from budget for its institutions adopted by 1963 legislature. S. F. 454, Lucken, et al.

BUILDINGS-

General

Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.

Create state public school building authority to construct and lease school buildings, not to exceed 40 years. S. F. 158, Reppert.

To prohibit increasing the assessed value of a property for tax purposes because of routine and ordinary repairs. H. F. 205, Anderson.

Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.;

H. F. 49, Denato, et al.

Creation of sinking funds in cities and towns for construction and equipping libraries and other public improvements. S. F. 160, Reppert, et al.;

libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265, Rasmussen, et al.

Restrict the use of firearms near buildings while hunting. S. F. 260, Messerly. Provide for lease-purchase option of school buildings. S. F. 313, education. Cities and towns to incur bonded indebtedness for reconstruction or repair of recreation buildings, swimming pools, etc. H. F. 328, Wengert, et al. Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.

Provide safety measures, etc. necessary to eliminate fire, panic, death, etc. resulting from electrical power outages leaving public buildings without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.

Require any person using arc welding or oxygen-gas welding or cutting in a

Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.

Relating to ownership of individual apartment units. H. F. 489, Gaudineer and Denato; S. F. 481, Schroeder and O'Malley.

Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.

Appropriate from general fund for capital improvements for buildings and grounds. S. F. 590, appropriations.
Use of joint county-city or town buildings. S. F. 631, governmental affairs.
Exempt from taxation buildings of non-profit organizations while under construction. H. F. 715, ways and means.

CANDIDATES-

General

Relating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.

\$25 candidate filing fee for nomination papers for county elective offices; \$50 fee for U. S. Senator, Congress, state offices and Iowa legislature. S. F. 315, Reppert.

CAPITAL IMPROVEMENTS-

General Appropriation for capital improvements for institutions under board of control. H. F. 684, appropriations.

Appropriation from general fund for capital improvements to state fair board.

S. F. 586, appropriations.

Appropriate from general fund for capital improvements to liquor control commission. S. F. 588, appropriations.

Appropriate from general fund for capital improvements for buildings and grounds. S. F. 590, appropriations.

CAPITAL PUNISHMENT-

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al.

CAPITOL IMPROVEMENTS-

General

Include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.

Provide for erection and equipping of a new state office building on capitol

grounds. S. F. 559, appropriations.

Amend H. J. R. 17, implementing and defining powers of executive council in acquisition of additional land for capitol grounds. H. J. R. 27, governmental affairs.

CAPITOL PLANNING COMMISSION-

General

Specify when terms begin of members of the capitol planning commission.
H. F. 148, Grassley and Caffrey.

Adopting report of the capitol planning commission as the master plan and guide for expansion of the state capitol grounds. S. J. R. 15, O'Malley, et al.; H. J. R. 16, Grassley, et al.

Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley,

et al. Provide for erection and equipping of a new state office building on capitol grounds. S. F. 559, appropriations.

Compensation to appointive members of capitol planning commission. H. F. 656, appropriations.

Appropriate from general fund to capitol planning commission, \$12,500. H. F. 708, appropriations.

CAR DISPATCHER-

General

Incorporating printing board and car dispatcher under executive council. H. F.

614, governmental affairs.

Enable car dispatcher to purchase station wagons. S. F. 630, governmental affairs; H. F. 712, governmental affairs.

CENSUS-

General

Permit cities and towns to pay the cost of a special federal census from general funds. S. F. 111, Burns, et al.; H. F. 201, Denato, et al.

CENTRAL STANDARD TIME-

See Time

CERTIFICATES-

General

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey,

Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al.
H. F. 84, McNamara, et al.

H. F. 84, McNamara, et al.

To repeal the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. S. F. 128, Mincks, et al.; H. F. 130, Carnahan, et al.

Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.

Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton County. S. F. 189, Walker.

Issuance of high school equivalency certificates by the state superintendent of public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al.

Statewide periodic motor vehicle inspection. S. F. 213, Reppert, et al.; H. F. 292, Robinson and Fischer of Grundy.

Create 5 member certification board to certify qualifications of persons operating public water supply and sewage treatment. S. F. 312. Ely. et al.:

Create 5 member certification board to certify qualifications of persons operating public water supply and sewage treatment. S. F. 312, Ely, et al.; H. F. 345, Gannon, et al.

Increase teaching certificate or renewal from \$2 to \$6; life renewal from \$5 to \$20 and a duplicate \$5. S. F. 343, Kibbie, et al.

Relating to death by fire reports made to the state fire marshal. S. F. 389,

transportation. Liability insurance required before a motor vehicle could be registered. H. F.

469, Rickert.

Increase certain fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep \$2.50 fee. H. F. 471, Bogenrief, et al.

Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.

Establish educational and experience qualifications for accounting practitioners

who would be bonded. S. F. 457, Patton, et al.; H. F. 522, Redfern, et al. Regulating sale of credit life and credit accident and health insurance. H. F. 562, commerce.

Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radl, et al.; S. F. 220, Ely and Riley.

CHARITABLE INSTITUTIONS-

To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc., and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al.

Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, and religious societies. H. F. 331, education.

CHARITABLE ORGANIZATIONS-

General

Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.

Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al.

Taxation of real property of educational institutions and religious, literary and charitable societies. H. F. 97, Smith of O'Brien.

To permit state comptroller to make requested payroll deductions from state employees for pledges to charity drives. S. F. 386, O'Malley, et al. Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, and religious societies. H. F. 331, education.

CHECKS.

General

To provide that the return of a bad check by a bank shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.

Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al.

False drawing or uttering of checks is an offense. H. F. 428, Caffrey, et al.

CHILDREN.

General

General

Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.;

H. F. 44, Cohen, et al.

Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.

Conferring authority on courts and agencies of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.

Raise age limit from 16 to 18, persons permitted to drive school buses. S. F. 182, Burke, et al.

To require public school buses to transport private school children. S. F. 200, Hansen, et al.; H. F. 182, Miller of Des Moines, et al.

Raise from 18 to 21 maximum age child regularly attending school eligible for ADC. H. F. 304, industrial and human relations.

To rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.

Admission of children to school. S. F. 331, Stanley.

Revise and recodify Iowa juvenile court laws dealing with dependent, neglected and delinquent children. S. F. 95, O'Malley, et al.; H. F. 360, Renda, et al.

lected and delinquent children. S. F. 95, O'Malley, et al.; H. F. 360, Renda, et al.

Fixing paymnts for aid to dependent children on basis of need. H. F. 450, Maley and Palmer.

Relating to child labor. S. F. 395, Riley and Denman; H. F. 454, Gaudineer.

Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. H. F. 456, Crozler.

Continue ADC payments under certain conditions when a parent remarries.

S. F. 458, Denman.

To declare as state policy that every newborn child be tested for phenyl-ketonuria, disease leading to severe mental deficiency. S. F. 463, Ely. Increase prison term for lascivious act with a child from 3 to 20 years, if child is under 13 years, then a sentence of up to 50 years. S. F. 498, Stanley,

et al. Require testing for phenylketonuria in newborn infants as a means of preventing severe mental retardation from this cause. H. F. 496, Bremmer and Lynch.

Punishment of parents who fail to support minor children. H. F. 507, Glanton. Relating to child desertion. H. F. 519, Glanton.

State Department of health establish program to combat and prevent mental retardation in children from phenylketonuria, require tests of all new-

born children. S. F. 484, Stanley.

Voluntary payments for care of minors in state institutions and provide for the use of social security benefits to pay for such care. S. F. 476, Flatt;

H. F. 542, Seibert.

Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.

ADC payments to children placed in foster homes or nonprofit child-care agencies. H. F. 305, industrial and human relations; S. F. 526, industrial and human relations.

Social welfare department appropriation for blind, children, old age, disabled and indians. S. F. 567, appropriations.

Amount of assistance grants in ADC program. H. F. 578, industrial and human relations. S. F. 607, industrial and human relations.

CHIROPODY-

See Podiatry, sub-reference General

CITIES AND TOWNS-

General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.

Relating to municipal participation in area television translator systems.

H. F. 4, Murphy and Gillette of Clay-Dickinson.

Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.

Redefine municipal court district. S. F. 77, Klefstad, et al.

Remove maximum individual millage rate in 7 functional funds required in

cities and towns, retain overall 30 mill tax limit on the funds. S. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.

Permit state and local governments to provide joint services and facilities through public or private agencies. S. F. 97, Ely, et al.; H. F. 188,

Meacham, et al.

Relating to public libraries. H. F. 21, Robinson, et al.

Allow cities and towns and areas under boards of supervisors; voting wet continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al. Extend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. H. F. 82, Jackson of Clinton and Coffman.

To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89,

Kempter.

To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules.

H. F. 119, Palmer, et al.

To reduce from \$1,000 to \$500 the cost of a liquor-by-the-drink license in unincorporated towns of 200 or more population. H. F. 120, Scherle of Fremont-Mills.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al. Purchase of gas or water by a city or town. S. F. 142, O'Malley, et al.; H. F. 146, Rasmussen, et al.

Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.

visors. S. F. 147, Reppert, et al.
Relief for certain railroad right-of-way from special assessments by cities
and towns. S. F. 284, Shoeman, et al.
Remove statutory \$60,000 annual dues limit to league of Iowa municipalities.
S. F. 107, O'Malley, et al.; H. F. 185, Brinck, et al.
Amending Iowa constitution to provide home rule for municipal corporations.
S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al.
Nomination papers for municipal offices filed at least 4 weeks before election.

Nomination papers for municipal offices filed at least 4 weeks before election.

H. F. 194, Wilson, et al.

Poll list taken from election registers; cities with permanent registration; jury lists for municipal court. H. F. 196, Duffy, et al.

Permitting county treasurer to appoint a deputy collector in cities over 6,000 not a county seat. H. F. 222, Anderson; S. F. 253, Briles.

City councils responsible for approving airport budgets. H. F. 197, Mayberry,

et al.

Permit cities and towns to pay the cost of a special federal census from general funds. S. F. 111, Burns, et al.; H. F. 201, Denato, et al. Continuous signal by vehicle drivers of intention to turn; not less than 300 feet. H. F. 128, Rasmussen, et al.; S. F. 225, transportation.

Permit marshalls in cities of more than 15,000 to appoint special deputies for emergency service. S. F. 232, Reppert, et al.

Rotate candidates names on municipal election ballots. S. F. 203, Denman, et al.; H. F. 202, Maley, et al.

Municipalities may elect officials on a partisan basis. H. F. 219, Brinck. Authorize city councils to obtan optons on property. S. F. 64, Reppert, et al.; H. F. 49, Denato, et al.

Cities and towns regulate conditions under which animals can be kept and confined within city limits. H. F. 246, Gaudineer, et al.

Amend Iowa constitution to provide home rule for city and town governments.

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H. J. R. 3, Grassley.

Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.

Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.

Pay municipal court expenses from city general fund, S. F. 172, Burke, et al.;

H. F. 191, Resnick, et al.

Municipalities to use public funds to build and operate area television translator systems. H. F. 288, governmental subdivisions.

lator systems. H. F. 288, governmental subdivisions.

Create a committee to study water flouridation and to appropriate \$5,000 for that purpose. H. J. R. 19, Radl.

Permit cities to prepare duplicate voter registration lists by data processing methods. H. F. 296, Burke, et al.

To place municipal courts under the court reform act; permit Des Moines to have six municipal judges; to increase civil jurisdiction from \$2,000 to \$5,000; increase fees from ½ to ¾ that charged by district court. S. F. 306, O'Malley, et al.

Clarify and strengthen the law for civil service. H. F. 330, Wengert, et al.

Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn, et al.

dorn, et al.

Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.

Permitting construction of muncipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.

To authorize cities and towns to issue revenue bonds for water plants and regulate water connections to private property. S. F. 376, Denman. Abolish authority of cities and towns to establish vehicle testing stations. H. F. 355, Renda.

Assist in formation of fire protection districts in areas of limited population.

Assist in formation of fire protection districts in areas of limited population. H. F. 377, Radl.

City councils to appoint city attorney, clerk, engineer, health officer, etc. for 4 year terms. S. F. 328, Denman, et al.; H. F. 381, Gaudineer, et al. Defining of a lot in special assessment procedures for streets, sewers, and other improvements in cities and towns. S. F. 392, McNally, et al. Authorize cities and towns to establish a mall or plaza. S. F. 472, Coleman; H. F. 409, Cochran, et al.

Establish branch registration places in cities having permanent registration, with deputy registrars. S. F. 341, McNally, et al.; H. F. 415, Rasmussen, et al.

et al. Permit banks to have 2 drive-in offices: broaden services provided by such offices. H. F. 426, Jackson of Clinton, et al.
Relating to hours of duty for city firemen. S. F. 423, Kruck; H. F. 433,

Doderer, et al.

Enable cities to acquire land for relocating railroad facilities and other public utility installations from urban renewal projects. S. F. 438, Condon and Messerly.

Authorizing cities and towns to establish zoos. S. F. 449, Ely and Riley.

Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000. S. F. 450, Ely.

Permit Des Moines to use alternative special assessments for public improve-ments which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.

Permit cities and towns to zone property 1 mile outside their limits. H. F. 491, Meacham.

Permit counties to collect dog license fees for cities and towns. H. F. 300. Burke, et al.

Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.

Cities to supplement rent for families displaced by urban renewal. S. F. 90, Reppert, et al.; H. F. 141, Caffrey, et al.
Forbid use of explosives in strip mines or quarries within 2 miles of city or town limits. H. F. 460, Kluever.

Provide for reservation of right-of-way for future streets by cities. H. F. 495, Renda.

Cities and towns to acquire land and construct industrial buildings and issue bonds for same. S. F. 552, commerce; H. F. 641, commerce.

Cities establish zoos. S. F. 563, governmental subdivisions.

Cities and towns provide ambulance service when other not available. S. F.

Use of public libraries. H. F. 670, governmental subdivisions.

Assessment of property outside city limits that abuts on a city street. S. F.

574, governmental subdivisions. Counties, cities and towns to use electronic voting systems. S. F. 556, govern-

mental subdivisions; H. F. 667, governmental subdivisions.

Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley; H. F. 366, Wilson.

Issuance of bonds by municipal corporations. S. F. 582, governmental sub-

divisions.

Urban renewal and public housing contracts in cities and towns. S. F. 606, governmental subdivisions.

Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman. Voting machines kept locked 10 days after city primary election if not con-

tested. H. F. 195, Cohen, et al. Use of joint county-city or town buildings. S. F. 631, governmental affairs. Cities and towns, etc. buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

Cities and towns enter into contract with federal government payments for flood control work. S. F. 321, O'Malley, et al.; H. F. 387, Denato.

See Bonds, sub-references Cities and Towns,

Civil Service

See Civil Service, sub-reference General

See Housing, sub-reference General

Parking

See Parking, sub-reference General

Streets See Streets, sub-reference General

Ordinances

General

Prohibit parking, etc., within a city which has ordinance covering snow removal or other accumulations from streets. H. F. 145, Renda, et al. Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.

144, Denman, et al.

Requiring use of snow tires or chains on passenger vehicles while driving on snow or ice. H. F. 134, Edginton, et al.; S. F. 159, Denman, et al.

Adoption of certain city and town ordinances by reference. S. F. 143, Denman, et al; H. F. 167, Glanton, et al.

Relating to amendment of ordinances in cities which have compiled and published ordinances in municipal code. S. F. 162, Reppert, et al.; H. F. 262, Bogenrief, et al.

Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.

Authorize cities and towns to establish fair employment practice acts and fair housing acts; to establish civil rights commission. S. F. 364, Ely and Riley.

Relating to retaining of municipal records. S. F. 391, Denman, et al.

Relating to retaining of municipal records. S. F. 391, Denman, et al.

Sinking Fund

Creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265, Rasmussen, et al.

Commission Government

Increase compensation of city officials in commission form of government. H. F. 503, Brinck.

Abolish salary restrictions for mayor and council; commission form governments. H. F. 626, governmental subdivisions.

CIVIL DEFENSE-

General

Civil defense in Iowa. S. F. 575, governmental affairs. State military forces. S. F. 576, governmental affairs.

CIVIL PROCEDURE-

General

Conformity of Iowa law with federal rules of civil procedure on examination and cross-examination of witnesses. H. F. 236, judiciary; S. F. 262, Denman, et al.

Equalize measure of damages for wrongful or negligent injury or death; permit both men and women recovery and support as spouse or parent. H. F. 235, judiciary; S. F. 302, Denman, et al.

Approval, amendment or rejection of rules of civil procedure reported to the to the General Assembly. S. F. 356, judiciary; H. F. 373, judiciary.

General assembly disapproved changes in civil procedure by supreme court—
found in House Journal under date of January 28, 1965; amended rule
215.1. S. F. 355, judiciary; H. F. 375, judiciary.
Require county attorney to commence civil suit to compel support of persons
receiving public assistance. S. F. 496, Stanley.
Require land taken by condemnation cannot be possessed until legal appeals
decided. H. F. 528, Bogenrief and Foster.

CIVIL RIGHTS-

Commission

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.

Authorize cities and towns to establish fair employment practice acts and fair housing acts—to establish civil rights commission. S. F. 364, Ely and Riley.

Establish seven member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.

CIVIL SERVICE-

General

General
Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.
Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.
Relating to retirement systems for policemen and firemen under civil service.
H. F. 50, Denato, et al.
To fix probation period for police patrolmen under police academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.
Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al.; H. F. 125, Carnahan, et al. Carnahan, et al.

Civil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, McNamara, et al.
Clarify and strengthen the law for civil service. H. F. 330, Wengert, et al.

Exempt federal civil service annuity payments from state income tax. S. F. 286, Denman, et al.; H. F. 333, Clapsaddle and Gaudineer. Establish civil service system for state employees. S. F. 346, Riley, et al; H. F.

482. Foster.

CLAIMS-

General

Relating to limitations of actions in regard to restrictions and revisions on real estate. H. F. 115, judiciary.

To fix penalty for sending or delivering any false petition or other document with intent to induce payment of a claim H. F. 164, Doyle and Burke. To permit county boards of supervisors to pay claims of less than \$25 without audit or affidavit. S. F. 246, Griffin.

Provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.

Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims. Forbid disclosure of information pertaining to employment security records of claims of \$370 appropriated from IPERS. H. F. 615, appropriations.

Claims of \$370 appropriated from IPERS. H. F. 615, appropriations. Make appropriations to persons in settlement of claims against state. S. F.

Make appropriations to persons in settlement of claims against state. S. F.

573. claims.

Make appropriations to persons in settlement of claims against the state. S. F. 601, claims.

Appropriation for claims by members of advisory investment board of IPERS. S. F. 609, appropriations.

Appropriation: claims by legislative members of development commission. S. F. 612, appropriations; H. F. 698, appropriations.

Appropriation; claims to members of dairy trade practices study committee. S. F. 613, appropriations; H. F. 699, appropriations.

Appropriation; claims to legislative members serving on legislative advisory committees. S. F. 614, appropriations; H. F. 700 appropriations.

Appropriation; claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; H. F. 701, appropriations.

Appropriation; iation; claims by members of tax revision advisory, and education committee. S. F. 610, appropriations; H. F. 702, appropriations.

Appropriation; claims by members of commission on interstate cooperation. S. F. 608, appropriations; H. F. 703, appropriations.

COAL-

General

Regulating strip coal mining. S. F. 372, Reno, et al.; H. F. 439, Anderson, et al.

CODE-

General

To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.

Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Repeal section 49.14 of Code; in conflict with other Code sections; (township clerk shall be clerk of election and township trustees judges in township precinct). H. F. 223, Robinson.

Relating to amendment of ordinances in cities which have compiled and published ordinances in municipal code. S. F. 162, Reppert, et al.; H. F.

262, Bogenrief, et al.

Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.

Assist in formation of fire protection districts in areas of limited population.

H. F. 377, Radl.

Remove limitation to educational institutions in wills under the Iowa probate code. S. F. 461, Ely, et al.
License all electricians, etc. H. F. 481, Burke.
Create committee to study the need for revising Code of Iowa; make appropriation. H. J. R. 23, Doderer.

Establish a code of military justice in Iowa for National Guard not in federal service. H. F. 560, judiciary.

Appropriation to commercial code study committee for preparation of proposed

Appropriation to commercial code study committee for preparation of proposed legislation. S. F. 558, appropriations.

Revise and recodify juvenile court laws, dependent, neglected, etc., children. S. F. 95, O'Malley, et al.; H. F. 360, Renda, et al.

Amend and correct uniform commercial code act. S. F. 597, judiciary.

Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.

Educational cost sharing through property tax replacement; establish new chapter in Code. H. F. 719, ways and means.

COLLEGES-

General

General

Appropriation to board of regents to establish a new institution of higher learning in Iowa. S. J. R. 1, Flatt, et al.

Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al.; H. F. 58, Cohen, et al.

Permit specially qualified high school students to attend college for advanced courses. H. F. 15, Meacham and Dunton; S. F. 110, Benda and Nims.

Provide for area vocational schools, community colleges and technical institutes; no more than 20 area vocational districts and four technical institutions. H. F. 260, Radl, et al.

Abolish offices of heads of educational departments at University of Iowa. Jowa State University, and State College of Iowa within three years:

Abolish offices of heads of educational departments at University of lowa; Iowa State University, and State College of Iowa within three years; provide each department head shall be appointed. H. F. 310, Boot, et al. Unlawful for private schools or colleges to collect advance tuition or other charges in excess of \$25. S. F. 354, Kibbie and Nurse.

To establish a new formula for payment by school districts of tuition for a student attending a public junior college outside the district. S. F.

363, education.

Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss.

Permit school districts to enter into lease-purchase contracts for mobile classrooms, laboratories, and shops. H. F. 494, Wolcott, et al.
To establish a two-year liberal arts college in seventh congressional district;
southwest Iowa. S. F. 141, Klefstad, et al.; H. F. 511, Bremmer, et al.
To establish a technical and two-year liberal arts college in southwest Iowa
and appropriate \$100,000 for the initial development. H. F. 512, Klue-

ver, et al.

Board of regents construct, etc., technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.

Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.

Establishment and operation of state vocational-technical schools and colleges. H. F. 664, education.

Advertising and selling courses of instruction. S. F. 560, education.

COMMERCE COMMISSION-

To increase from 100 feet to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.

To require registration with Iowa Commerce Commission of all interstate motor carriers. S. F. 140, transportation.

Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.

Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.

Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.
Relating to secured transactions and instruments of transmitting utilities, and

the filing and recording thereof. S. F. 506, judiciary.

To permit state commerce commission examiners to administer oaths in hearings. S. F. 511, commerce.

Provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. S. F. 515, commerce.

Permit state commerce commission examiners to administer oaths in hearings.

H. F. 584, commerce.

Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.

Regulation of rates and service of public utilities. H. F. 605, commerce.

Electric transmission lines. H. F. 611, commerce.

COMMERCIAL CODE STUDY COMMITTEE-

Appropriation to commercial code study committee for preparation of proposed legislation. S. F. 558, appropriations.

COMMISSIONS-

General

Permit pari-mutuel betting; three member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.

Establishing a historical marker commission. S. F. 412, Denman.

Create Iowa Water pollution control commission; through state health department; general supervision over state water pollution laws. H. F. 412, Gallagher, et al.

Permit pari-mutuel racing in Iowa under three member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

County attorney and local law enforcement officers responsible for enforcing liquor control act. H. F. 517, Conway.

Establishing a civil air patrol commission; appropriating funds thereto. H. F. 520, McNamara, et al.; S. F. 482, Reppert.

Substitute an adjusted gross income tax for present state income tax. H. F.

546, Resnick.

Provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. S. F. 515, commerce. Establish a historical markers commission. H. F. 633, commerce.

COMMISSIONERS-

General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.

Increasing compensation of real estate commission members. S. F. 83. Coleman.

Drivers whose license has been revoked or suspended, convicted of two or or more moving violations during 2 year license period must complete safety education course before new license issued. S. F. 101, Flatt. Relating to compensation to commissioners of hospitalization. S. F. 171, Elvers

and Denman.

Provide for voluntary surrender of real estate license waiving hearing or notice; give real estate commission power to suspend license. S. F. 194, O'Malley, et al.

Inspection of low-pressure boilers by state boiler inspector. S. F. 87, Klefstad,

et al.; H. F. 175, Bremmer, et al.

Insurance

See Insurance, sub-reference General

Public Health

See Public Health, sub-reference General

Labor

See Labor, sub-reference General

See Tax Commission, sub-reference State Tax Commission

COMMON CARRIERS-

General

Requiring failroad track motor cars have certain equipment and providing penalties. S. F. 79, Riley, et al.

Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.

Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al.
Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.

To permit state commerce commission examiners to administer oaths in hear-

ings. S. F. 511, commerce. Permit state commerce commission examiners to administer oaths in hearings.

H. F. 534, commerce.

State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. H. F. 634, transportation.

Clarify and establish procedures to be used by the Iowa reciprocity board for determining apportionment of truck registrations fees with other states under the pro-rating law. H. F. 637, transportation.

COMMUNICATIONS-

General

To increase from 100 feet to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.

To permit conservation commission to operate its own radio stations with mobile units. S. F. 292, conservation and recreation. Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506, judiciary.

COMMUNITY SCHOOL DISTRICTS-

General

To legalize proceedings of South Hamilton Community School Board in setting a one-mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.

Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35,

Baker and Hausheer

Legalizing proceedings of the board of directors of the United Community School District in Boone and Story Counties; authorizing \$700,000 in school district bonds. H. F. 36, Baker.

Legalize and validate proceedings of the board of directors of Linn-Mar Community School District in Linn County; provide issuance of school building bonds, etc. S. F. 503, judiciary.

Permit specially qualified high school students to attend college for advanced courses. H. F. 15, Meacham and Dunton; S. F. 110, Benda and Nims.

Permit reorganization of school district territory surrounded by reorganized community school districts. S. F. 208, Briles, et al.

Reorganization of school districts in Buchanan County. H. F. 685, Harrington.

Reorganization of school districts in Buchanan County. H. F. 685, Harrington.

COMPENSATION-

General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

Raising pay of Polk county district court reporters. S. F. 33, Denman, et al.;

H. F. 14, Bogenrief, et al.

To authorize compensation of commissioners of hospitalization for services

performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.

Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.

Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.

To provide additional death benefits for employees without dependents. S. F.

67, Condon and Flatt.

Amending Iowa Constitution to permit legislators to receive pay increases as well as expenses. H. J. R. 8, Wilson, et al.

Increasing compensation of real estate commission members. S. F. 83, Cole

man.

To remove complete disqualification for unemployment benefits due to voluntarily leaving work or failure to accept work; limit 6 weeks. S. F. 61, Klefstad, et al.; H. F. 96, Wright, et al.

to compensation to commissioners of hospitalization. S. F. 171, Relating Elvers and Denman.

Increase compensation of court reporters. S. F. 240, judiciary; H. F. 234, judiciary

Increase from \$10 to \$25 daily pay of state soil conservation committee members. H. F. 243. Miller of Des Moines.

Increase salaries of Senate and House majority and minority floor leaders from \$30 to \$50 per day and from \$30 to \$40 per day. H. F. 361, Baker and Hausheer.

Appointment of inspector by board of optometry examiners; fixing compensation therefor; optometry license renewal fees, etc. H. F. 400, Maley, et al.; S. F. 426, Buren and Briles.

Relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act. S. F. 427, Coleman, et al.; H. F. 421, Hausheer, et al.

Increase compensation of county boards of health from \$3 a day to \$50 or a maximum of \$1,000 a year. H. F. 479, Rasmussen of Polk.

Increase compensation of city officials in commission form of government. H. F. 503, Brinck.

Compensation of members of the General Assembly; \$50. S. F. 555, governmental affairs.

Board of regents grant paid leaves of absence to staff members for further study, etc. S. F. 42, Nims, et al.; H. F. 93, Cohen, et al.

Employees See Employees

Salaries

See Salaries, sub-reference General

COMPTROLLER OF STATE-

General

Co-ordinate requirements of Iowa State chartered savings and loan associations with Federal association requirements. H. F. 98, Melrose; S. F.

tions with Federal association requirements. In. F. 36, Metrosc, S. F. 187, Denman, et al.

To clearly state that expenditures by the conservation commission are subject to audit by the comptroller. S. F. 251, Flatt.

Require long-range cost estimate attached to all bills introduced providing appropriations of state money or increase or decrease of revenue. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.

State social welfare board allowed to transfer funds from one welfare fund to another as needed, approval by comptroller and governor. H. F. 306, industrial and human relations.

industrial and human relations.

Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims. To permit state comptroller to make requested payroll deductions from state employees for pledges to charity drives. S. F. 386, O'Malley, et al.

Voluntary payments for care of minors in state institutions and provide for the use of social security benefits to pay for such care. S. F. 476, Flatt; H. F. 542, Selbert.

Clarify use of data processing equipment by tax department; assure maximum uses of the exchange of federal information relating to income taxes. H. F. 576, governmental affairs.

Appropriate funds to comptroller from motor vehicle fuel tax fund. H. F. 618, appropriate intermediates.

appropriations.

Compensation to appointive members of capitol planning commission. H. F.

656, appropriations. Executive council responsible for allocations from contingent fund, release of capital appropriation funds of Sixtleth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710, appropriations.

CONGRESSIONAL DISTRICTS-

General

Amending Iowa constitution relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.

Amending Iowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al. Amend Iowa constitution relating to composition of the General Assembly: basis of representation of the members; establishment of congressional districts. S. J. R. 24, governmental affairs.

CONSERVATION-

General

General
Changing the bounty on wolves. H. F. 57, Scherle of Fremont-Mills.
To allow Boone, Story and Hamilton Counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.
Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.
Empower county conservation boards to cooperate with the federal government; to accept federal funds for outdoor recreational areas. H. F. 110, Kennedy, et al.
To close all other hunting seasons during the established gun season for hunting deer. H. F. 208, Busch, et al.
Smaller populated counties bonding authority of the county conservation boards. H. F. 249, Baker, et al.

County conservation boards create lakes by damming streams, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing. Relating to use of throw or trot lines in fishing. S. F. 348, Dodds. Restrict the means of taking trout from designated trout waters. S. F. 425,

Condon.

Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibbie and Benda.

Permit sale of skins and plumage of game birds and animals; rabbits. H. F. 572, conservation and recreation.

Prohibit littering of water or land under state jurisdiction. H. F. 567, conservation.

CONSERVATION COMMISSION-

General

Relating to operating six horsepower motor boats on artificial lakes having a minimum of 50 acres rather than present 100 acre limit. S. F. 19, McGill.

Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.

Relating to the compensation of members of the state conservation commission. S. F. 124, Benda.

Assign boys at Eldora Training School to work carps at state parks, etc.

permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. 162, Oehlsen, et al.

Increase compensation of conservation officers. S. F. 181, Nims, et al. Relating to powers and duties of county conservation boards. H. F. 181, Gallagher and Baker.

Gallagher and Baker.

To close all other hunting seasons during the established gun season for hunting deer. H. F. 208, Busch, et al.

To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.

To permit box trapping of cottontail rabbits and squirrels. S. F. 249, con-

servation and recreation.

servation and recreation.

To change the hunting, fishing and trapping license year from April 1 to the calendar year. S. F. 250, conservation and recreation.

To clearly state that expenditures by the conservation commission are subject to audit by the comptroller. S. F. 251, Flatt.

Allow spearing of fish by scuba divers. H. F. 256, Gregerson, et al.

To provide conservation commission employees with uniforms, equipment, arms and supplies. S. F. 291, conservation and recreation.

To permit conservation commission to operate its own radio stations with mobile units. S. F. 292 conservation and recreation.

To permit conservation commission to operate its own radio stations with mobile units. S. F. 292, conservation and recreation.

To amend the fees charged for hunting and fishing licenses and trout stamps.

S. F. 293, conservation and recreation.

Permit residents of bordering states to fish in Iowa counties bordering their state on same basis that Iowans can fish, in bordering state. S. F. 314, Main.

Relating to use of throw or trot lines in fishing. S. F. 348, Dodds. Special deer hunting licenses to landlords and tenants. S. F. 353, Buren and

Floy. Appropriate funds from general fund to conservation commission for dredging

of Storm Lake and North Twin Lake. H. F. 399, Miller of Buena Vista and Winkelman.

Remove limit on number of deer hunting permits issued by the conservation commission. H. F. 457, Kluever.

commission. H. F. 457, Kluever.

Require motorboat registration with county treasurer rather than state conservation commission; minimum fee \$3. S. F. 460, Hansen, et al.

Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibbie and Benda.

Appropriate \$65,000 for improvements at Green Valley State Lake in Union County. H. F. 526, Madden.

Authorize participation by this state and its subdivision in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.

Permit sale of skins and plumage of game birds and animals, rabbits. H. F. 572, conservation and recreation.

To set a 4 a.m. opening hour for state parks. H. F. 588, conservation and recreation.

To set a 4 a.m. opening hour for state parks. H. F. 588, conservation and rec-

reation.

Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year. H. F. 590, conservation and recreation.

Spearing of fish by skin divers under rules of state conservation commission. S. F. 183, Klefstad and Lisle.

Conservation commission appropriation for construction, dredging, etc. S. F. 566, appropriations.

Conservation commission to use monies appropriated by Fifty-ninth General Assembly. H. F. 691, appropriations.

Appropriate from general fund to conservation commission for salaries, etc.

S. F. 626, appropriations.

Supervisory conservation commission personnel act as special police. S. F. 290, conservation and recreation.

Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

CONSTITUTIONAL AMENDMENTS-

General

Amending Iowa constitution relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.

Amending the constitution to give the governor power to veto items in appropriations bills. H. J. R. 4, Scott; S. J. R. 9, Frommelt, et al.

Proposing an amendment to constitution relating to effective date of laws passed at general session of general assembly. H. J. R. 2, Baringer; S. J. R. 10, Lange and Stanley.

Amending Iowa constitution lowering voting age to 18 years. H. J. R. 11, Brinck.

Brinck.

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit general assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al.

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.

Amending Iowa constitution paratters.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7,

Wilson, et al.

Amending Iowa constitution to permit legislators to receive pay increases as well as expenses. H. J. R. 8, Wilson, et al.

Amending Iowa constitution creating legislature with 35 Senators and 70 House members. S. J. R. 12, Riley.

Amend the Iowa constitution incorporating the right-to-work principle in labor contracts in the constitution. H. J. R. 12, Grassley.

Amend the constitution to create a 35 member Senate and a 105 member House. S. J. R. 19, Kruck, et al.

Amending Iowa constitution to provide that not more than 50 percent of a school districts general fund money come from property tax. S. J. R. 16, Stephens and Tabor.

Amend Iowa constitution to provide home rule for city and town govenrments.

Amend Iowa constitution to provide home rule for city and town govenrments. H. J. R. 3, Grassley.

Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick. Amending constitution to repeal provision establishing office of county attorney. H. J. R. 14, Gillette of Story, et al.

Amending Iowa constitution to provide home rule for municipal corporations. S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al.

Amending constitution to place a top limit of 4 percent on both individual and corporation income tax rates. S. J. R. 18, Stanley, et al.

Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.

Amend Iowa constitution to provide for a unicameral legislature. H. J. R. 21, Bogenrief, et al.

Amend lowa constitution to provide at a same and 10 member house.

Bogenrief, et al.

Amend state constitution to create a 56 member senate and 110 member house.

S. J. R. 22, Reppert.

Amend state constitution to permit state legislature to set residence requirements for voters, not more than 6 months in state and 60 days in county. S. J. R. 23, Stanley.

Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-Palo Alto.

Amend Iowa constitution to allow qualified new residents to vote for president and vice president. H. J. R. 13, Gillette of Story, et al.

Amending Iowa constitution changing congressional districts and repealing

the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

Amending Iowa constitution changing the term of office of county attorneys to 4 years. S. J. R. 2, Reppert, et al.

Amend Iowa constitution relating to composition of the General Assembly:

basis of representation of the members; establishment of congressional districts. S. J. R. 24, governmental affairs.

Governor power to veto items in appropriation bills. H. J. R. 4, Scott; S. J. R. 9, Frommelt, et al.

Annual sessions of General Assembly. S. J. R. 3, Denman, et al.; H. J. R. 9,

Wilson, et al. Permit governor to appoint auditor of state. S. J. R. 4, Mincks, et al.: H. J. R.

10, Jackson of Clinton, et al.

Amend constitution; terms of governor and lieutenant governor 4 years.

S. J. R. 7, Reppert, et al.

CONSTRUCTION-

General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.

Require motorists to yield right-of-way for maintenance or construction work. S. F. 201, transportation.

Define the use of water in highway construction as non-regulated. S. F. 304. Stanley.

Stanley.

Permitting construction of municipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.

Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total costs exceeds \$500, requiring letting of contracts. H. F. 440, Gillette of Story, et al.

Set time for payment of annual pipeline inspection fee, rewrite law dealing with form of permit for construction of pipelines and underground

with form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.

Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations.

Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.

Fix time for payment of the annual state inspection fee by pipeline companies.

H. F. 593, commerce.

Electric transmission lines. H. F. 611, commerce.

Exempt from taxation buildings of non-profit organizations while under construction. H. F. 715, ways and means.

CONTAINERS-

General

Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238. Dunton,

Require fire marshal to regulate use and reuse of containers that held combustible materials. H. F. 462, Radl. Prohibit placing gasoline in bottles. H. F. 591, agriculture; S. F. 539, agri-

culture.

CONTINGENT FUND-

General

Creating the general contingent fund, appropriating \$1,800,000 from general

fund. H. F. 673, appropriations; S. F. 581, governmental affairs.

Executive council responsible for allocations from contingent fund, release of capital appropriation funds of Sixtleth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710, appropriations.

CONTRACTORS-

General

Establish minimum rates for common carriers hauling rock, sand, gravel and permits issued to such carriers. H. F. 477, Gannon.

CONTRIBUTIONS-

General

Changing penalty provisions for employers who fail to file timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.

Allow deduction for contributions to political parties, candidates campaign expenses deductible. S. F. 536, governmental affairs.

Deductions from salaries of state employees to United Fund or similar organi-

zations. H. F. 671, governmental affairs.

CORPORATIONS.

General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al. Relating to a uniform disposition of unclaimed property act. S. F. 18, Hage-

dorn, et al.

Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.

To regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73, Mincks, et al.

Requiring railroad track motor cars have certain equipment and providing penalties. S. F. 79, Riley, et al.

Finalty a regular Lower properties and S. F. 113, judiciary

Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary.

To remove the seven-mill limit on school district taxes for paying principal and interest on school bond indebtedness. H. F. 105, Doderer and Hausheer.

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.

Fix penalty of \$25 to \$100 for violation of flammable liquid and liquified

petroleum gas regulations. H. F. 143, Shirley of Dallas, et al.

Allow manufacturing companies credit against Iowa corporation income tax
for amounts spent to build or enlarge plants in Iowa. S. F. 155, Stanley.

Co-ordinate requirements of Iowa state chartered savings and loan associations with federal association requirements. H. F. 98, Melrose; S. F. 187, Denman, et al.

Amending constitution to place a top limit of 4 percent on both individual and corporation income tax rates. S. J. R. 18, Stanley, et al.

To set value of stock shares in insurance companies at not less than \$1. S. F. 202, Reppert.

State personal income tax law to conform to federal internal revenue act of 1964. H. F. 198, ways and means.

To regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.

Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al.

Require approval by secretary of state amendments to the articles of incorporation of business corporations. H. F. 395, Bailey.

Permit corporations to acquire property within the limits of any city and town of this state. S. F. 415, O'Malley, et al.; H. F. 438, Anderson, et al.

et al. Permit investment of up to 25 percent of IPERS funds in common stock; 10 percent in preferred stock. H. F. 441, Doderer, et al.

Require owners of mobile home parks to incorporate. H. F. 459, Gillette of

Story.

Service of process on foreign corporations. H. F. 601, judiciary.
Increase rates of corporation income tax. H. F. 687, ways and means; S. F.
605, ways and means. Business tax on corporations. H. F. 717, ways and means.

COSMETOLOGY-

Ceneral

Relating to cosmetology. S. F. 184, Klefstad, et al.; H. F. 317, Gregerson, et al.

COUNCILS-

General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.

Create legislative information councils for General Assembly to operate between regular sessions. S. F. 196, Lodwick, et al.
City councils responsible for approving airport budgets. H. F. 197, Mayberry, et al.

Remove requirement that city councils submit to vote of people the approval of contracts for transit service. S. F. 38, O'Malley, et al.; H. F. 245. Rider.

City councils to appoint city attorney, clerk, engineer, health officer, etc. for 4 year terms. S. F. 328, Denman, et al.; H. F. 381, Gaudineer, et al. Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.

Abolish salary restrictions for mayor and council; commission form governments. H. F. 626, governmental subdivisions.

Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley; H. F. 366, Wilson.

COUNTIES-

General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.

et al.

Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.

Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.

Marking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.

To fix penalty for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke. Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 38, Denman, et al.

Relating to public libraries. H. F. 21, Robinson, et al.

Allow cities and towns and areas under boards of supervisors, voting wet, continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.

Repealing the law authorizing counties to pay bounties on wild animals. H.

F. 87, Gallagher, et al. To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89, Kempter.

To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.

Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.

Civil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, McNamara, et al.

To increase the salaries of county sheriffs. H. F. 104, Dunton, et al.; S. F. 136,

Reppert, et al. To exempt inventories from personal property taxation. H. F. 108, Reichardt,

et al. Empower county conservation boards to cooperate with the federal govern-

ment, to accept federal funds for outdoor recreational areas. H. F. 110, Kennedy, et al

Permit counties to collect dog license fees for cities and towns. H. F. 300, Burke, et al.

Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al., H. F. 125, Carnahan, et al.

To repeal the provision requiring the county registrar to transmit copies of all death certificates to the county auditor. S. F. 126, Mincks, et al.; H. F. 130, Carnahan, et al.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al. To provide a tax exemption on personal property of \$50,000, in actual value. H. F. 135, Nielsen of Shelby, et al.

Taxation for the county fund for mental health. H. F. 153, Distelhorst, et al. Remove restriction that certified or registered public accountants may not make audits of county and memorial hospitals for more than 4 successive years. S. F. 40, Stanley, et al.; H. F. 92, Fisher of Greene, et al. Wage rates for public works projects. S. F. 91, Klefstad, et al.; H. F. 157, Wengert, et al.

Wengert, et al.

Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.

Remove statutory \$60,000 annual dues limit to league of Iowa municipalities. S. F. 107, O'Malley, et al; H. F. 185, Brinck, et al.

Real property tax exemption to disabled veterans on property acquired with federal assistance. H. F. 269, Utzig, et al.

To permit a county to levy a poor fund tax up to 3 mills. S. F. 207, Reppert. Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.

Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser.

lawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Exempting all presently taxable livestock from further taxation. H. F. 38, Den Herder, et al.; S. F. 63, Elvers, et al.

U. S. citizenship not requirement for old age assistance. H. F. 309, industrial and human relations.

Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson

of Clinton, et al.

Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.

Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary.

Relating to equalizing the county tax burden. S. F. 338, Heying, et al. Limit to a maximum of one mill the levy for county boards of education. S. F. 254, Shoeman, et al. Limit levy for support of county boards of education to 1 mill. H. F. 362,

Strothman, et al.

Clarify law regarding payment of costs by county of voluntary inpatient and outpatient services at state mental health institutions. S. F. 274, Ely; H. F. 383, governmental affairs.

Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407,

Miller of Page.

Shorten from 4 to 2 years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.

Set procedures for the vote of county boards on school reorganization matters.

S. F. 499, McNally.

Increase compensation of county boards of health from \$3 a day to \$50 or a maximum of \$1,000 a year. H. F. 479, Rasmussen.

Provide for reservation of right-of-way for future streets by cities. H. F. 495, Renda.

Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al.

Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-Palo Alto.

County attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.

Create 58-member Senate from 47 districts, Senator each county 35,000 or more population; each county 80,000 or more, additional Senators. S. F. 483, O'Malley.

New agricultural land tax credit. H. F. 540, Shirley of Dallas-Guthrie, et al. Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545, Brinck.

Provide for the mancing. H. F. 945, Brinck.

Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. H. F. 577, governmental affairs.

Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.

Cancel outstanding unredeemed county primary road bonds. H. F. 642, transportation.

Consolidation of certain county offices by 2 or more counties. H. F. 669, governmental subdivisions.

Counties, cities and towns to use electronic voting systems. S. F. 556, govern-

mental subdivisions; H. F. 667, governmental subdivisions.
Use of joint county-city or town buildings. S. F. 631, governmental affairs.
County-manager form of government in counties. H. F. 534, Bailey.
Appropriate \$700,000 from general fund, create an assistance fund for mentally

ill, reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.
Cities and towns, etc., buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

Attorneys See Attorneys **Board of Supervisors**

See Board of Supervisors, sub-reference General

Conservation See Conservation

Jails

Employment and other privileges for certain inmates of county jails. S. F. 5, Messerly, et al.
Relating to lewdness and indecent exposure. H. F. 173, Doyle.
Relating to negligent driving and reckless driving. H. F. 207, Dougherty and

Kluever.

Negligent homicide, the death of a person in a motor vehicle accident if caused by a "negligent" driver, fine up to \$1,000 or year in county jail. S. F. 272, Kruck et al.; H. F. 295, Dunton and Nielsen of Emmet-Palo Alto. Unlawful for private schools or colleges to collect advance tuition or other charges in excess of \$25. S. F. 354, Kibble and Nurse.

Providing safe and suitable jails in the respective counties of the state. S. F. 394, Lucken, et al.

Relating to game breeding and shooting preserves. H. F. 510, Jackson and Clinton.

Employment and other privileges for certain prisoners of county jails. H. F. 622, judiciary.

Give notice to dog owners regarding annual license fee. H. F. 486, Doyle. Establish fund for property tax relief. H. F. 543, Brinck. Setting reasonable time schedule for assessing and valuation of property. S.

F. 546, governmental affairs.

Nomination papers for municipal offices filed at least 4 weeks before election.

H. F. 194, Wilson, et al.

Voting machines kept locked 10 days after city primary election if not contested. H. F. 195, Cohen, et al.

Treasurer

Fees retained by counties for administrative services furnished by treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.

Permitting county treasurer to appoint a deputy collector in citles over 6,000 not a county seat. H. F. 222, Anderson; S. F. 253, Briles.

Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.

Restrictions on registration of motor vehicles, must owe no personal property

Restrictions on registration of motor venicies, must owe no personal property tax. H. F. 261, Madden, et al.

Require motorboat registration with county treasurer rather than state conservation commission, minimum fee \$3. S. F. 460, Hansen, et al.

Exempt houshold goods and personal effects from taxation, expedite collection of personal taxes. H. F. 472, Bogenrief, et al.

Issue permanent motor vehicle license plates to owners of motor vehicles other than commercial, establish monthly registration system based on birth date of vehicle. H. F. 480, Robinson.

Establish fund for property tax relief. H. F. 543, Brinck.

Zoning See Zoning Sheriff See Sheriffs

Conventions

Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.

Change date of primary election. H. F. 533, Rasmussen; S. F. 545, govern-

mental affairs.

Manager

County-manager form of government in counties. H. F. 534, Bailey.

Administrator

Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545, Brinck.

COUNTIES-Specific

Black Hawk

Legalize a school district merger involving Waterloo school district. H. F. 518, Jackson of Black Hawk, et al.

Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35, Baker and Hausheer.

Legalizing proceedings of the board of directors, of the United Community
School District in Boone and Story counties; authorizing \$700,000
in school district bonds. H. F. 36, Baker.

To allow Boone, Story and Hamilton counties to Issue bonds for conservation
purposes. H. F. 91, Baker, et al.

Legalize \$7,644 spent by the Boone county board of supervisors, improvements
to Boone county home. H. F. 342, Baker.

Buchanan

Legalize \$16,000 in fire equipment bonds issued, anticipate collection of 11/2

mills, Hazelton township, Buchanan county. H. F. 386, Harrington.
Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

Reorganization of school districts in Buchanan county. H. F. 685, Harrington.

Clay

Return 5 mill school tax, 1964 to taxpayers of Gillett Grove rural school district of Clay county. S. F. 537, judiciary. Clinton

Legalize \$40,000 in sewer bonds of the town of Calamus in Clinton county. H. F. 644, judiciary.

Legalize \$175,000 in water and sewer revenue bonds of the town of Calamus in Clinton county. H. F. 645, judiciary. Emmet

Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth counties, H. F. 343, Nielsen of Emmet-Palo Alto.

Floyd Legalize and validate \$700,000 bond issue voted for school building program of Osage community school district. H. F. 350, Stevenson,

To legalize proceedings of South Hamilton community school board in setting a 1-mill levy to the schoolhouse fund for school site in its 1962-63 budget. S. F. 35, Walker.

To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.

Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker.

Johnson

Establishment of the Iowa City community school district in Johnson county-H. F. 650, education.

Kossuth

Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth counties. H. F. 343, Nielsen of Emmet-Palo Alto.

Linn Relating to legalizing remodeling of two courtrooms in Linn county court-house. S. F. 28, Ely and Riley. Legalize and validate proceedings board of directors of Linn-Mar community school district in Linn county, provide issuance of school building bonds, etc. S. F. 503, judiciary.

Issue a land patent on 40 acres of Marion county land to Marion county. S. F. 528, judiciary.

Legalize and validate \$700,000 bond issue voted for school building program of Osage community school district. H. F. 350, Stevenson.

Raising pay of Polk county district court reporters. S. F. 33, Denman, et al.; H. F. 14, Bogenrief, et al.

Appropriate \$159,000 from road use tax fund to reconstruct and hard surface roads around Black Hawk lake. S. F. 443. Lange: H. F. 490. Graham and Houston.

Legalize proposed transfer of present airport site owned by city of Hawarden as gift to Sloux Empire College, county of Sloux, State of Iowa, authorize conveyance of legal title. S. F. 416, DeKoster; H. F. 402, Den Herder.

Legalizing proceedings of the board of directors of the United Community
School District in Boone and Story conuties; authorizing \$700,000 in
school district bonds. H. F. 36, Baker.
Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35,

Baker and Hausheer. To allow Boone, Story and Hamilton counties to issue bonds for conservation purposes. H. F. 91, Baker, et al.

Appropriate \$65,000 for improvements at Green Valley state lake in Union county. H. F. 526, Madden.

Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F. 514, judiciary.

COURT-

No plea of guilty shall be admissible as evidence in court in motor vehicle

No plea of guilty shall be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.

Raising pay of Polk County district court reporters. S. F. 33, Denman, et al.;

H. F. 14, Bogenrief, et al.

To appropriate \$3,000 from general fund for printing and other expenses of the court study commission. S. F. 48, appropriations.

Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Increasing certain fees collected by clerks of the district court. H. F. 47, Resnick.

Resnick.

Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.

Clarify the provisions relating to judicial nominating commissions and right of chairman to vote. S. F. 116, judiciary.

Conferring authority on courts and agencies of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.

To create a special court to be known as Iowa tax court. H. F. 152, Miller of

Page, et al.

Procedure for contested elections involving office of county supervisors. H. F. 217, Gillette of Clay-Dickinson.

Increase compensation of court reporters. S. F. 240, judiciary; H. F. 234,

judiciary.

Conformity of Iowa law with federal rules of civil procedure on examination and cross-examination of witnesses. H. F. 236, judiciary; S. F. 262,

and cross-examination of witnesses. H. F. 236, judiciary; S. F. 262, Denman, et al.

Relating to burden of proof of contributory negligence in civil actions. H. F. 206, Hutchins and O'Malley; S. F. 264, Denman, et al.

Require defendant who has counsel to raise demurrer to indictment at least 4 days before trial. S. F. 270, Shirley.

Authorize acceptance of guaranteed arrest bond certificates, minor traffic violations, bail is \$200 or less. H. F. 214, Glenn; S. F. 278, Schroeder.

To eliminate doctor-patient privilege in suit for personal injuries. S. F. 289, Riley.

e measure of damages for wrongful or negligent injury or death, permit both men and women recovery and support as spouse or parent. H. F. 235, judiciary; S. F. 302, Denman, et al. Equalize measure

To place municipal courts under the court reform act, permit Des Moines to To place municipal courts under the court reform act, permit Des Moines to have six municipal judges, to increase civil jurisdiction from \$2,000 to \$5,000, increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.

Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.

To rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.

Relating to expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.

Tighten law regarding false checks, provide for prima facts evidence of fraud.

Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al. Create and establish a state tort claims act. S. F. 322, claims; H. F. 376, claims. Indigent defendants authority to ask for an appeal of a criminal conviction.

H. F. 379, Redfern.
Relating to death by fire reports made to the state fire marshal. S. F. 389, transportation.

Relating to the use of depositions by criminal defendants. S. F. 428, McNally. Providing a unified trial court system, abolishing all courts below the district

court level. H. F. 449, Kluever.

Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.

Adopt uniform code of procedure on detainer procedures in criminal court. S. F. 445, Ely.

Require county attorney to commence civil suit to compel support of persons receiving public assistance. S. F. 496, Stanley.

Board of supervisors to establish office of legal aid attorney, appropriate pub-

lic or private funds. H. F. 516, Denato.

Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. H. F. 565, judiciary.

convictions. H. F. 555, judiciary.

Service of process on foreign corporations. H. F. 601, judiciary.

Eliminate statutory fees for court-appointed attorneys, allow court to establish each fee. H. F. 537, judiciary.

Bail limited to one bond. H. F. 617, judiciary.

Allow service of a suit on secretary of state when an Iowa resident commits a tort and leaves state before legal action has been started. H. F. 551, Gaudineer.

Relating to defendant as a witness in a criminal proceeding. S. E. 510, 4041-

Relating to defendant as a witness in a criminal proceeding. S. F. 619, judiciary.

Board of supervisors to establish office of legal aid attorney, appropriate public or private funds. H. F. 516, Denato. District

Increase fees to district court clerk in probate matters. S. F. 112, Elvers, et al.; H. F. 163, Rasmussen, et al.

Civil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, McNamara, et al.

Superintendent of state mental health institute to send notice of patient death

to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.

Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story,

et al.

Requiring district court to be in continuous session, abolishing present set four terms. S. F. 360, Riley and Beneke.

Reducing from 21 to 10 number of judicial districts in Iowa. S. F. 373, Riley. Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.

Establish 7 member civil rights commission to eliminate unfair and discrim-

inatory practices. S. F. 466, Ely, et al.

Punishment of parents who fail to support minor children. H. F. 507, Glanton. Punishment of parents who fail to support minor children. H. F. 507, Glanton.
Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.
Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al.
Grant a teacher right of appeal from termination of contract by a school board. H. F. 18, Oxley, et al.; S. F. 117, Nims, et al.
Allow clerk of district court to collect fee for handling alimony and child support payments. H. F. 101, Resnick.

Municipal

Redefine municipal court district. S. F. 77, Klefstad, et al.
Poll list taken from election registers, cities with permanent registration, jury lists for municipal court. H. F. 196, Duffy, et al.
Pay municipal court expenses from city general fund. S. F. 172, Burke, et al.

H. F. 191, Resnick, et al.

Increase fees and mileage of municipal court bailiffs and their deputies, same as allowed for sheriffs. H. F. 363, O'Malley and Maley.

Increase salaries of bailiffs and clerks of the municipal court. H. F. 574, judi-

Increase salaries of bailiffs and clerks of municipal court \$2,000 per year. H. F. 585, judiciary.

Supreme

Provide for law clerks for judges of the Iowa supreme court. S. F. 530, judiciary.

Relating to defendant as a witness in a criminal proceeding. S. F. 619, judiciary.

Various amendments to probate code. S. F. 49, O'Malley, et al.
Repeal requirement that all supreme court justices live and maintain their offices in Des Moines after January 1, 1968. S. F. 55, Rigler, et al.

Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.

Create a special court to be known as Iowa tax court. H. F. 152, Miller of

Page, et al.

Rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.

Expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke. General Assembly disapproved changes in civil procedures, found in House Journal under date January 28, 1965, amended rule 215.1. S. F. 355, judiciary; H. F. 375, judiciary.

COURT STUDY COMMISSION-

Appropriation to members of court study commission. S. F. 585, appropriations. Continue interim committee to study court system of Iowa. S. J. R. 26, appropriations.

CREDIT UNIONS-

General

To permit a credit union auditing committee to have more than three members. S. F. 247, Frommelt, et al.

To base examination fee of credit unions by banking department on actual cost of operating the division. S. F. 248, Frommelt, et al.

Relating to size of loans by credit unions. S. F. 294, Frommelt, et al.

To set fine for falsification of credit union records. S. F. 299, Frommelt, et al.

To make it a misdemeanor for giving false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.

Public employee credit unions. S. F. 170, Coleman, et al.; H. F. 654, commerce.

CRIME-

General

To provide that the return of a bad check by a bank shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.

writer. H. F. 19, McNamara, et al.

Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.

Establish office of public defender in every county, elected every two years and paid \$8,000 a year. H. F. 102, Glenn and Lynch.

License and regulate, under public safety department, lie detector examiners.

S. F. 176, Burke.

To charge any employer with embezzlement who fails to account for amounts withheld from employee wages. S. F. 193, Rigler, et al.
Relating to lewdness and indecent exposure. H. F. 173, Doyle.
Possession and transportation of fireworks a misdemeanor. H. F. 329, trans-

portation.

portation.

Trespassing on the land of another and refusing to leave a dwelling place. S. F. 334, Riley.

Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al.

Relating to the use of depositions by criminal defendants. S. F. 428, McNally. False drawing or uttering of checks is an offense. H. F. 428, Caffrey, et al. Penalty for bribery in athletic contests, fine of up to \$10,000 or up to 10 years imprisonment or both make imprisonment in a penitentiary. H. F.

imprisonment or both, make imprisonment in a penitentiary. H. F. 452, Gaudineer.

Adopt uniform code of procedure on detainer procedures in criminal court. S. F. 445, Ely.

Increase prison term for lascivious act with a child from 3 to 20 years; if child is under 13 years, then a sentence of up to 50 years. S. F. 498,

Stanley, et al.

Provide 7 year limitation on convictions for second offense driving while intoxicated, also for subsequent offenses. H. F. 468, Doyle.

Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.

Presentence Investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.

Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.
Relating to drugs and medicine. H. F. 613, public health.

Criminal Indictments

Abolishing the death penalty in Iowa. H. F. 8, Korn.; S. F. 65, Ely, et al.
Increase from \$20 to \$100 maximum sum the stealing of which shall constitute petty larceny, increase from \$100 to \$300 the fine. H. F. 258, Bailey.

Indigent defendants authority to ask for an appeal of a criminal conviction.

H. F. 379, Redfern. Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. H. F. 565, judiciary.

Relating to defendant as a witness in a criminal proceeding. S. F. 619, judi-

ciary.

CUSTODIAN-

General

Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.;
H. F. 72, Brinck and Redfern.
Provide method of payment of state penitentiary and men's reformatory personnel during emergencies. S. F. 455, Lucken, et al.

DAIRY-

General

Prohibit price discrimination in the sale of dairy products, etc. S. F. 212, Lange, et al.; H. F. 230, Cochran, et al.

Establishing milk room standards for producers of milk and cream for manufacturing purposes. S. F. 236, Elvers; H. F. 322, Den Herder, et al. Relating to the licensing and regulation of milk dealers. must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Balley, et al.

Labeling and imprinting of colored oleomargarine when sold at retail. S. F. 27, Murray, et al., H. F. 20, Cochran, et al.
Appropriation, claims to members of dairy trade practices study committee. S. F. 613, appropriations; H. F. 699, appropriations. Foods

Requiring milk and cream processors to post bond with secretary of agricul-

ture. H. F. 446, Meacham.

Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture.

To set at 10 percent the milk fat content in ice cream sold in Iowa, the milk fat content of ice milk at 2 percent to 7 percent. S. F. 508, agriculture. Bring ice milk under labeling requirements of Iowa law, listing of ingredients. S. F. 520, agriculture.

DATA PROCESSING-

General

Clarify use of data processing equipment by tax department, assure maximum uses of the exchange of federal information relating to income taxes. H. F. 576, governmental affairs.

DAYLIGHT TIME-

See Time

DEALERS-

General

To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al.

Permitting county governments to regulate and license junk dealers. S. F. 123, Kibbie, et al.; H. F. 192, Distelhorst, et al.

Regulation of securities dealers under the Iowa securities law. H. F. 174, commerce; S. F. 217, commerce.

must meet certain

commerce; S. F. 211, commerce.

Relating to the licensing and regulation of milk dealers, must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.

Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. H. F.

407, Miller of Page.

Relating to egg and poultry industry, licensing and regulations. H. F. 432. Meacham.

Meacnam.

License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.

Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott, et al. No regrooved tires on motor vehicles. H. F. 627, transportation.

DEATH PENALTY-

General

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al. Abolition of the death penalty in Iowa. H. F. 595, judiciary.

DERTS.

General

Regulate the business of debt management. S. F. 402, Condon. False drawing or uttering of checks is an offense. H. F. 428, Caffrey, et al. Regulating sale of credit life and credit accident and health insurance. H. F. 562, commerce.

DEBTOR-

See Debts

DECORATION DAY-

General

Repeal chapter of the Code relating to the desecration of Decoration Day, etc. H. F. 423. Miller of Des Moines and Distelhorst.

DEPARTMENTAL RULES-

General

Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.

Permit spearing of fish by skin divers under rules of state conservation commission. S. F. 183, Klefstad and Lisle.

Clarify procedure for adoption of rules by state departments. H. F. 170,

judiciary.

Empowering insurance commissioner to promulgate rules and regulations under the securities act. H. F. 178, commerce; S. F. 222, commerce. Relating to registration requirements under the Iowa securities law. H. F. 177, commerce; S. F. 223, commerce. Penalty for violation of the rules of local board of health. S. F. 396, Ely. Eliminate finance committee of board of regents. H. F. 646, education; S. F.

572, education.

DES MOINES-

General

Repeal requirement that all supreme court justices live and maintain their offices in Des Moines after January I, 1968. S. F. 55, Rigler, et al.

To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules.

the collection and disposal of garbage and to impose fee schedules. H. F. 119, Palmer, et al.

To place municipal courts under the court reform act; to permit Des Moines to have six municipal judges; to increase civil jurisdiction from \$2,000 to \$5,000; increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.

Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al.

Remove Des Moines Transit Company from assessment by the state fay com-

Remove Des Moines Transit Company from assessment by the state tax commission. S. F. 435, Denman.

Permit Des Moines to use alternative special assessments for public improvements which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.

DETECTIVES-

General

Revise licensing and regulations of private detectives. H. F. 648, transportation.

DISCRIMINATION-

General

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story, et al.

Prohibit use of insurance application forms requiring naming race or color of applicant. H. F. 272, Gillette of Story.

Prohibit advertising or sale of "loss leaders" in merchandising. H. F. 464,

Harrington.

Establish 7 member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.

Prohibit discrimination in employment of persons beyond 40 years of age; provide penalties for violations. H. F. 290, Crosier and Varney.

DISEASE-

General

To declare as state policy that every newborn child be tested for phenyl-ketonuria, disease leading to severe mental deficiency. S. F. 463, Ely.

Remove certain restrictions and limitations on compensation to employees due

to industrial diseases. H. F. 470, Gaudineer.

Require testing for phenylketonuria in newborn infants as a means of preventing severe mental retardation from this cause. H. F. 496, Bremmer and Lynch.

State department of health establish program to combat and prevent mental retardation in children from phenylketonuria, require tests of all newborn children. S. F. 484, Stanley.

Animal

Permitting department of agriculture to set fee for tuberculosis testing in cattle. S. F. 114, Main, et al.

Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al.;

H. F. 84, McNamara, et al.

Entry fee of \$.50 on each colony of bees into Iowa by non-resident. S. F. 150,

Main, et al.; H. F. 147, Hausheer and Mueller.

Main, et al.; H. F. 147, Hausheer and Mueller.

Substitute the word validated for certified herd in Iowa law on brucellosis control in swine. S. F. 234, Stephens and Tabor.

Increase from \$1 to \$5 permit fee for dealers of hog-cholera virus and serum, set minimum dosage of the serum. S. F. 219, Main; H. F. 275, Mueller.

Person who offers to treat diseased or injured animals gratuitously shall be classed as practicing veterinary medicine unless he is farmer treating own livestock or neighbors. H. F. 339, Cochran, et al.

Vaccination of cattle for bovine brucellosis; deadline July 1, 1965. H. F. 417,

Den Herder.

Require vaccination for rabies before a dog can be licensed. H. F. 501, Kluever. Requiring evidence of rabies inoculation before a dog can be licensed by a city, town or county. H. F. 566, public health.

Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.

Eradication of hog cholera. S. F. 429, Main, et al.; H. F. 599, agriculture. Permits for administering hog-cholera virus not necessary. H. F. 586, agriculture; S. F. 535, agriculture.

DISTRICT COURT-

See Court, sub-references General and District

DIVORCE-

General Allow clerk of district court to collect fee for handling alimony and child support payments. H. F. 101, Resnick.

DOCUMENTS-

General

To protect right of citizens to examine public records. S. F. 165, Stanley, et al. To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.

Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Amend and correct uniform commercial code act. S. F. 597, judiciary. Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.

DRAINAGE DISTRICTS-

General

Broaden definition of drainage districts to include "all lands" amend various sections of the levee and drainage district act. S. F. 211, Beneke and Coleman; H. F. 253, Cochran, et al.

Annexation of additional lands in a drainage or levee district and basis for assessments upon such lands. H. F. 334, Scherle.

Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. H. F. 458, Rickert.

DRAM SHOP LAW-

General

Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.
Reducing from 2 years to 1 year period actions can be filed under dram shop
law. H. F. 65, Coffman and Scott.
Repeal provision allowing payment of exemplary damages from the dram
shop law. H. F. 81, Jackson of Clinton, et al.

DRIVING SCHOOLS-

General

Commercial driving schools and instructors. H. F. 653, transportation.

DRUGS-

See Pharmacies

EDUCATION-

General

Suspend or revoke teachers certificates by board of public instruction. S. F.

85, education; H. F. 139, Hausheer, et al.

Provide for the re-establishment of the authority of the state board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.

Relating to establishing technical high schools. S. F. 167, Dodds.

Require school beards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.
Issuance of high school equivalency certificates by the state superintendent of public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al.
Set minimum 28-unit course standard in public high schools; 4 units English, 2 units Foreign Language or Latin, 3 units each Math, Science and Social Studies. S. F. 235, Stephens.

Educational loan fund, and making an appropriation therefor. H. F. 294, Gillette of Story.

Create a special legislative educational investigative committee, inquire into development of education techniques, appropriate \$5,000. H. J. R. 18, Radi.

Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al. offices of heads of educational departments at University of Iowa,

Abolish Abolish offices of neads of educational departments at University of lowa, Iowa State University, and State College of Iowa within 3 years; provide each department head shall be appointed. H. F. 310, Boot, et al. To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.

Admission of children to school. S. F. 331, Stanley.

Limit levy for support of county boards of education to 1 mill H. F. 362, Strothman, et al.

Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education, S. F. 413, education. Establish 8 trade and vocational schools, one in each district of the board of public instruction, appropriate \$8,000,000. H. F. 420, Scherle of Fremont-Mills.

Establish a technical institute in southwest Iowa, board of regents, appropriate \$1,650,000. H. F. 434, Robinson, et al.

Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. H. F. 456, Crozier. Set up commission to study, evaluate and co-ordinate health, welfare and educational services offered by public and private agencies. H. F. 476,

Wilson.

To establish a technical and two-year liberal arts college in southwest Iowa and appropriate \$100,000 for the initial development. H. F. 512,

Kluever, et al.
Establish educational and experience qualifications for accounting practitioners who would be bonded. S. F. 457, Patton, et al.; H. F. 522, Redfern, et al.

Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.

Board of Regents construct, etc., technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.

Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.

State supported and administered scholarship program. S. F. 577, appropria-

tions.

Dates for school elections. S. F. 596, education.

Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.

Study educational policy system, create educational policy commission. S. J. R. 25, education.

25, education.

Reorganization of school districts. S. F. 620, education.

Appropriation, claims by members of tax revision advisory, and education committee. S. F. 610, appropriations; H. F. 702, appropriations.

Uniting of school districts. H. F. 704, education.

Area vocational schools, community colleges and technical institutes, no more than 20 area vocational districts and 4 technical institutions.

H. F. 260, Radl, et al.

Accept the national defense education act of 1958, appropriation from general fund to public instruction for participation. S. F. 634, appropriations.

Driver Education

Drivers whose license has been revoked or suspended, convicted of two or more moving violations during 2 year license period must complete safety education course before new license issued. S. F. 101, Flatt. Increase from \$3 to \$5 cost of driver license; \$4 to \$6 cost of chauffeur license. H. F. 67, Resnick, et al.

Increase from \$3 to \$5 cost of drivers license or permit; chauffeurs license \$6.

H. F. 233, Miller of Des Moines.

Providing that no operators or chauffeurs license shall be issued to a person under 18 years of age without his first having successfully completed an approved driver education course. H. F. 390, Miller of Des Moines, et al.; S. F. 409, Shirley, et al.

EDUCATIONAL INSTITUTIONS-

General

General

Appropriation to board of regents to establish a new institution of higher learning in Iowa. S. J. R. 1, Flatt, et al.

Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al.; H. F. 58, Cohen, et al.

Taxation of real property of educational institutions and religious, literary and charitable societies. H. F. 97, Smith of O'Brien.

Provide for the re-establishment of the authority of the state board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.

To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc. and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al.

Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local

of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413, education.

Tax real property acquired after January 1, 1965 by an educational institu-

tax real property acquired after January 1, 1965 by an educational institution, literary, charitable, and religious societies. H. F. 331, education. Exempt any educational institution from sales and use tax on purchases. H. F. 418, Meacham, et al.

Establish 8 trade and vocational schools, one in each district of the board of public instruction, appropriate \$8,000,000. H. F. 420, Scherle of French Mills. mont-Mills.

Remove limitation to educational institutions in wills under the Iowa Probate Code. S. F. 461, Ely, et al.

Board of regents construct, etc. technical education and training center located on campus of Iowa State University. H. F. 625, governmental subdivisions.

Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F. 598, education.

EDUCATIONAL POLICY COMMISSION-

General

Study educational policy system; create educational policy commission. S. J. R. 25, education.

EGGS-

General

Relating to the buying and selling of eggs. S. F. 398, Reno, et al. Relating to egg and poultry industry; licensing and regulations. H. F. 432, Meacham.

Changing various rules for enforcement of candling and grading eggs. H. F. 451, Ossian, et al.

ELECTIONS-

General

Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.

Mailing of absentee election ballots. H. F. 23, Carnahan, et al. Amending Iowa constitution lowering voting age to 18 years. H. J. R. 11, Brinck.

Relating to the depositing of election ballots. S. F. 120, Stanley.

Kelating to the depositing of election ballots. S. F. 120, Stanley.

Counties electing supervisors at large shall not elect more than one from any supervisor district. H. F. 77, Murphy; S. F. 129, Hansen.

Eliminate straight party voting on general elections ballot by requiring voter to indicate his choice among candidates for each office. S. F. 37, Walker; H. F. 127, Grassley and Nielsen of Shelby.

Organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments. H. F. 279 public health

279, public health.

279, public health.

Establish county zoning regulations only with the approval of the voters in an election. H. F. 264, Brinck, et al.

Continue approved schoolhouse tax levy in school district boundary changes except in school district reorganization. S. F. 153, Ely and Beneke. Investment of public funds. S. F. 180, Ely and Shirley.

Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.

Amending constitution to repeal provision establishing office of county attorney. H. J. R. 14, Gillette of Story, et al.

Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Nomination papers for municipal offices filed at least 4 weeks before election. H. F. 194, Wilson, et al. Rotate candidates names on municipal election ballots. S. F. 203, Denman,

et al.; H. F. 202, Maley, et al.

Procedure for contested elections involving office of county supervisors. H. F.

217. Gillette of Clay-Dickinson.

Municipalities may elect officials on a partisan basis. H. F. 219, Brinck.
Repeal section 49.14 of Code, in conflict with other Code sections [township clerk shall be clerk of election and township trustees judges in township precinct]. H. F. 223, Robinson.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.;

H. F. 49, Denato, et al.

Remove requirement that city councils submit to vote of people the approval of contracts for transit service. S. F. 38, O'Malley, et al.; H. F. 245, Rider.

\$25 candidate filing fee for nomination papers for county elective offices; \$50 fee for U. S. senator, congress, state offices and Iowa legislature. S. F. 315, Reppert.

Providing for a method of electing the state board of public instruction. S. F.

Relating to registration of voters. S. F. 421, Ely and Riley.

Shorten from 4 to 2 years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.

Reduce from 60 percent to 55 percent the majority required for approval of school bond issues. H. F. 455, Seibert.

Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.

Permit Iowan who moves from the state to continue to yote in Iowa until he

has met residence requirements in the place he has moved. S. F. 465, Stanley.

Amend state constitution to permit state legislature to set residence requirements for voters, not more than 6 months in state and 60 days in county. S. J. R. 23, Stanley.

Provide for election of city central committees, precinct committee men and Provide for election of city central committees, precinct committee men and women and city conventions of political parties in special charter cities, 25,000 population or more. H. F. 492, Resnick.

Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545, Brinck.

Relating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.

Amend Iowa constitution to allow qualified new residents to vote for president and vice president. H. J. R. 13, Gillette of Story, et al.

Simple majority vote needed for authorization of school bond issues. S. F. 93,

Ely.

Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.

Change date of primary election. H. F. 533, Rasmussen; S. F. 545, governmental affairs.

mental affairs.

Clarify Iowa Code on contesting elections. S. F. 549, judiciary.

Dates for school elections. S. F. 596, education.

Amend constitution-terms of governor and lieutenant governor 4 years.

S. J. R. 7, Reppert, et al.

School boards, after vote of people, transfer fund from general fund to school-house fund. S. F. 317, Heying.

Branch registration in cities having permanent registration, deputy registrars.

S. F. 341, McNalley, et al., H. F. 415, Rasmussen, et al.

Name, address and city of absent or disabled voter listed on envelope; ballot mailed. H. F. 337, Carnahan, et al.

Counties, cities and towns use electronic voting systems. S. F. 556, govern-

Counties, cities and towns use electronic voting systems. S. F. 556, governmental subdivisions; H. F. 667, governmental subdivisions.

Cities and towns and areas under boards of supervisiors; voting wet continue licensing sale of liquor by the drink; county voted dry. H. F. 60, Coffman and Scott.

Cost of printing supplies for voting machines not exceed amount determined by printing board. S. F. 135, Burrows; H. F. 220, Mayberry.

Printing board fixing fees for publication of sample ballots and printed supplies for voting machines. S. F. 134, Burrows; H. F. 221, Mayberry.

Cities to prepare duplicate voter registration lists by data processing methods. H. F. 296, Burke, et al.

Voting machines kept locked 10 days after city primary election if not contested H. F. 195. Cohen. et al.

tested. H. F. 195, Cohen, et al.

Permit selection of grand jurors from election precincts instead of by town-ship only. S. F. 437, Ely. Selection of grand jurors, provide a more representative grand jury. H. F. 473, Doderer.

Clarify procedures for selection of election judges. H. F. 524, Rasmussen. Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.

Primary

Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541. Rasmussen.

ELECTRICITY....

General

License all electricians, etc. H. F. 481, Burke.

Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.

Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.

Electric transmission lines. H. F. 611, commerce.

Increase maximum number of feet that may be acquired through eminent domain for electric transmission line right-of-way. H. F. 45, Loss,

et al.

EMINENT DOMAIN-

General

To increase from 100 feet to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.

Relate to time of taking possession of property under power of eminent domain. H. F. 129, Bogenrief, et al.

Provide moving expenses up to \$500 within a 25 mile area in condemnation

Provide moving expenses up to \$500 within a 25 mile area in condemnation cases. S. F. 468, Riley.

Require land taken by condemnation cannot be possessed until legal appeals are decided. H. F. 528, Bogenrief and Foster.

Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.

Electric transmission lines. H. F. 611, commerce.

EMPLOYEES-

General

Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.
Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon, et al.

et al.

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban. Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.

Relating to establishing a new method of determining employment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.

Eliminate requirement that an applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.

Establish a state minimum wage of \$1.25 per hour. H. F. 48, Felger, et al.;

S. F. 54, Mincks and Klefstad.

Establish a state minimum wage of \$1.25 per hour. S. F. 57, Stanley, et al. Permit a school employee to authorize payroll deduction for dues to professiona school employee to authorize payroil deduction for dues to professional associations, organizations or unions. S. F. 281, Denman, et al.;
H. F. 298, Hausheer, et al.

To eliminate provision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.

Relating to retirement systems for policemen and firemen under civil service.
H. F. 50, Denato, et al.

H. F. 50, Denato, et al.

Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.

Illegal for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al.; S. F. 80, Denman, et al.

Civil service employees right of appeal to district court from ruling of a civil service commission. H. F. 166, McNamara, et al.

Repeal length of healing period under workmen's compensation law. S. F. 72, Condon and Burns; H. F. 70, Varney, et al.

To permit employee to select his own medical, surgical and hospital service under workmen's compensation. S. F. 70, Condon. et al.; H. F. 73, Miller of Buena Vista, et al.

Allow public school employees transfer earned, unused sick leave from one

Allow public school employees transfer earned, unused sick leave from one school district to another. H. F. 76, Rickert.

Increase mileage allowance of sheriff's office from 9 cents to 12 cents per mile.

S. F. 109, Flatt.

Change method of arriving maximum benefits payable under workmen's compensation. H. F. 94, Wright, et al.

Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al.; H. F. 125, Carnahan, et al.

To increase minimum sick leave for school employees. H. F. 131, Gregerson,

et al. et al.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al. Establish occupational safety and health advisory board authority to propose

safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.

Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.

Increase compensation of conservation officers. S. F. 181, Nims, et al. Remove \$4,000 annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer, increase yearly and on all pay beginning in 1972. H. F. 270, Jackson

of Clinton, et al.

Provide notices of determination shall not be given employers who fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman. H. F. 71, Caffrey, et al.

Increase top limit for salary deductions to IPERS from \$4,800 to \$6,000. S. F. 197, Ely, et al.

197, Ely, et al.

Broaden conflict of interest law to make specific exemptions for municipal officials. S. F. 105. Denman, et al.; H. F. 184, Radl, et al.

Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.

To regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.

Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al.

Grant state employees 4 weeks vacation after 15 years of employment. H. F. 113, Doderer, et al.; S. F. 259, Burns.

School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al.

payroil deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al.

To provide conservation commission employees with uniforms, equipment, arms and supplies. S. F. 291, conservation and recreation.

School districts to buy annuity contracts for employees. H. F. 313, Gannon,

Clarify and strengthen the law for civil service. H. F. 330, Wengert, et al. Create special committee to study retirement programs for public employees, \$5,000 appropriation. S. J. R. 20, Kruck and Shirley; H. J. R. 20, Brinck and Doderer.

Relating to advisory investment board of the IPERS. H. F. 347, Hausheer, et al.

Increase the minimum sick leave for school employees. S. F. 332, Van Gilst and Elvers.

and Elvers.

To permit state comptroller to make requested payroll deductions from state employees for pledges to charity drives. S. F. 386, O'Malley, et al. Provide time off with pay for state employees for designated legal holidays. S. F. 434, Nims and Kruck.

To rewrite law dealing with termination of employment under IPERS permitting qualification for benefits in 5 years. S. F. 307, O'Malley; H. F. 405, Jackson of Black Hawk, et al.

Enable creditors to garnish wages of state employees. H. F. 406, Harrington, et al.

Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.

Hawk.

Appropriate \$500,000 a year to IPERS to increase the prior service reserve fund. H. F. 443, Resnick and Carnahan.

Providing 30-day leaves of absence annually for sickness or injury of state employees. S. F. 358, Reppert; H. F. 448, O'Malley.

Accumulated vacations of deceased state employee be paid surviving spouse or legal heirs. S. F. 462, Shirley.

Permit state to contribute 25 percent of cost of group health and hospital plans for employees. S. F. 469, Coleman.

Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.

Establish civil service system for state employees. S. F. 346. Riley, et al.:

Establish civil service system for state employees. S. F. 346, Riley, et al.; H. F. 482, Foster.

Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.

Public employees of 72 years of age to receive retirement benefits regardless of the amount of their earnings and if they have full time employment. H. F. 550, Mahan and Kluever.

Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570, governmental affairs.

Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs.

mental attairs.

Exempt persons hired for short periods of time from participation in IPERS.

H. F. 587, governmental subdivisions.

Assure state employees payment of accrued vacation pay who are terminated or who leave. S. F. 524, claims; H. F. 598, claims.

Increase maximum benefits payable under workmen's compensation, death, disability, etc. S. F. 538, industrial and human relations.

Interchange of federal, state and local government employees. S. F. 554, governmental afforms. ernmental affairs.

Public employee credit unions. S. F. 170, Coleman, et al; H. F. 654, commerce. Increasing size of highway patrol from 300 to 400 members. H. F. 9, Gannon. Board of control to delegate administrative work to employees. S. F. 29,

Lucken, et al. Compensation of members of State conservation commission. S. F. 124, Benda. Prohibit nepotism within the state. H. F. 299, Robinson. Uniforms for custodial officers and guards. S. F. 10, Lodwick, et al.; H. F. 72,

Brinck and Redfern. Salary increase for highway patrol. S. F. 288, Kruck, et al.; H. F. 508. Dun-

ton and Gannon.

Retire state employees at 65 unless department head and executive council approve work continuance to 70. S. F. 502, governmental affairs.

Change method of maximum benefits payable for disabilities in workmen's compensation act. S. F. 74, Mincks, et al.

compensation act. S. F. 74, Mincks, et al.
Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.
Accident and disability benefits for public safety peace officers. H. F. 38,
Gallagher, et al.; S. F. 199, Burke, et al.
Overtime pay to state employees for emergency or holiday work. S. F. 221,

Ely, et al.

Confirmation of public officers by the Senate, eliminating executive sessions. S. F. 1, Frommelt, et al.

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F.

11, Oehlsen. Deductions from salaries of state employees to united fund or similar organi-

zations. H. F. 671, governmental affairs. Supervisory conservation commission personnel act as special police. S. F. 290, conservation and recreation.

Cities and towns, etc. buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

EMPLOYERS-

General

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al. Establish a state minimum wage of \$1.25 per hour. H. F. 48, Felger, et al.;

S. F. 54, Mincks and Klefstad.

Establish a state minimum wage of \$1.25 per hour. S. F. 57, Stanley, et al.

To eliminate provision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.

To regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73, Mincks, et al.

Provide notices of determination shall not be given employers who fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71, Caffrey, et al.

Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.

To charge any employer with embezzlement who falls to account for amounts

withheld from employee wages. S. F. 193, Rigler, et al.

Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al.

Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black Hawk.

Relating to workmen's compensation so as to permit the voluntary election of exempt employers to come under the act. S. F. 427, Coleman, et al.; H. F. 421, Hausheer, et al.

Require written consent of employer for any wage assignment made by an employee on loans. H. F. 437, Millen, et al.

Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.

Providing enforcement measures for collecting interest and penalties imposed upon employers who fail to make contributions or reports as required by law. H. F. 555, governmental affairs.

Changing penalty provisions for employers who fail to file timely reports or make timely payments for contributions due. H. F. 563, governmental affairs.

Employer to enter into certain agreements with labor organizations. H. F. 677, industrial and human relations.

EMPLOYMENT-

General

Employment and other privileges for certain inmates of county jails. S. F. 5,

Messerly, et al.
Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon, et al.

Relating to employment safety and providing for an employment safety com-

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.

Relating to establishing a new method of determining employment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.

Eliminate requirement that an applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.

Empowering the state conservation director to hire and fire employees of the conservation commission. H. F. 55, Rickert and Brinck.

Illegal for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. 24. Miller of Buena

to replace workers involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al.; S. F. 80, Denman, et al.

Provide notices of determination shall not be given employers who fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71, Caffrey, et al.

Amend the Iowa constitution incorporating the right to work principle in labor contracts in the constitution. H. J. R. 12, Grassley.

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story,

et al.

To increase minimum sick leave for school employees. H. F. 131, Gregerson, et al.

Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.

Grant state employees 4 weeks vacation after 15 years of employment. H. F. 113, Doderer, et al.: S. F. 259, Burns.
Authorize cities and towns to establish fair employment practice acts and

fair housing acts, to establish civil rights commission. S. F. 364, Ely and Riley.

Relating to employment safety and providing for an employment safety com-mission. S. F. 403, industrial and human relations. To rewrite law dealing with termination of employment under IPERS per-mitting qualification for benefits in 5 years. S. F. 307, O'Malley; H. F.

405, Jackson of Black Hawk, et al.

Relating to child labor. S. F. 395, Riley and Denman; H. F. 454, Gaudineer.

Establish 7 member civil rights commission to eliminate unfair and discriminatory practices. S. F. 466, Ely, et al.

Allow union shop in Iowa wage contracts. S. F. 492, Mincks, et al.; H. F.

Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549. Robinson, et al.

Provide automatic retirement at age 65 unless department head and executive council has approved work continuance to age 70 for state employees.

Council has approved work continuance to age 70 for state employees. S. F. 502, governmental affairs.

Prohibit discrimination in employment of persons beyond 40 years of age; provide penalties for violations. H. F. 290, Crosier and Varney.

Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570, governmental affairs.

Enable lowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs. mental affairs.

Assure state employees payment of accrued vacation pay who are terminated or who leave. S. F. 524, claims; H. F. 598, claims.

Employment and other privileges for certain prisoners of county jails. H. F.

622, judiciary.

EMPLOYMENT SAFETY COMMISSION-

General

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.

Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.

Relating to employment safety and providing for an employment safety commission. S. F. 403, industrial and human relations.

EMPLOYMENT SECURITY-

General

Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon,

et al.

Relating to establishing a new method of determining employment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al. applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.

To eliminate provision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.

Repeal length of healing period under workmen's compensation law. S. F. 72, Condon and Burns; H. F. 70, Varney, et al.

To remove complete disqualification for unemployment benefits due to voluntarily leaving work or failure to accept work: limit 6 weeks. S. F. 61.

To remove complete disqualification for unemployment benefits due to voluntarily leaving work or failure to accept work; limit 6 weeks. S. F. 61, Klefstad, et al.; H. F. 96, Wright, et al.

Change method of arriving maximum benefits payable under workmen's compensation. H. F. 94, Wright, et al.

Provide notices of determination shall not be given employers which fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71, Caffrey, at al. et al.

Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al. Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.

To allow Iowa employment security commission to subject interest and penal-ties on contributions subject to jeopardy assessments. H. F. 556, governmental affairs.

Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmental affairs.

Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570, governmental affairs. Change method of maximum benefits payable for disabilities in workmen's compensation act. S. F. 74, Mincks, et al.

Appropriate from IPERS to employment security commission for administrative costs of IPERS. S. F. 579, appropriations; H. F. 683, appropriations.

ENGINEERS-

General

General
Additional appropriation of \$309,000 to relocate water supply facilities of Woodward State Hospital and School, Saylorville Dam. H. F. 37, Baker, Relating to entry upon private property for surveys, etc.; paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.
Relating to the required qualifications for registration as a professional engineer or land surveyor. S. F. 406, Stanley, et al.
Relating to the registration of professional engineers and land surveyors and the regulation of these professions. S. F. 408, Stanley, et al.

EQUIPMENT-

General

Equipping motor vehicles with safety belts or safety harnesses. S. F. 319, Kruck, et al.

Require railroad cars to be equipped with reflectors. S. F. 309, Kibbie.

Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.

Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.

Permit collection of sales tax only on the cash difference between the selling
price and the trade-in allowance of cars and farm equipment. H. F.
487, Hageman.

Permit school districts to enter into lease-purchase contracts for mobile class-rooms, laboratories, and shops. H. F. 494, Wolcott, et al.

Increase from 25 mile radius to 50 miles distance, over-sized farm equipment can be delivered by dealers to farmers without penalty. H. F. 215,

Miller of Page, et al.

Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407, Miller of Page.

ESTATES-

General

To provide additional death benefits for employees without dependents. S. F. 67, Condon and Flatt.

Equalize measure of damages for wrongful or negligent injury or death-permit both men and women recovery and support as spouse or par-ent. H. F. 235, judiciary; S. F. 302, Denman, et al. Repeal 5 mills moneys and credits tax, individuals, estates and trusts, in-crease income tax rate on upper bracket incomes. S. F. 583, ways and

means.

Iowa estate tax. H. F. 709, ways and means.

EVIDENCE-

General

To provide that the return of a bad check by a bank shall be considered prima facie evidence of intent to defraud on the part of the check writer. H. F. 19, McNamara, et al.

Relating to burden of proof of contributory negligence in civil actions. H. F. 206, Hutchins and O'Malley; S. F. 264, Denman, et al.

Tighten law regarding false checks, provide for prima facie evidence of fraud in check writing. H. F. 365, McNamara, et al.

EXAMINERS...

General

Provide for the state commerce commission to have the power to authorize examiners to hold hearings on matters coming before the commission. S. F. 515, commerce.

EXECUTIVE COUNCIL-

General

Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14. O'Malley, et al.: H. J. R. 17. Grassley. et al.

Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.

Consolidate all architectural work of state departments in one agency, super-

vised by executive council. H. F. 352, Conway, et al.

Incorporating printing board and car dispatcher under executive council.

H. F. 614, governmental affairs.

Exchange or sale of military lands. S. F. 548, governmental affairs; H. F. 640, governmental affairs.

Establish executive council revolving fund for purchasing. S. F. 622, appro-

priations. Amend H. J. R. 17, implementing and defining powers of executive council in acquisition of additional land for capitol grounds. H. J. R. 27, gov-

ernmental affairs.

Executive council responsible for allocations from contingent fund, release of capital appropriation funds of Sixtieth General Assembly to respective departments upon notification to governor and comptroller. H. F. 710, appropriations.

State auditor to employ independent certified public accountants or registered public accountants. S. F. 380, Main.

EXECUTIVE SESSION-

Ceneral

Confirmation of public officers by the senate, eliminating executive sessions. S. F. 1, Frommelt, et al.

FAIRS-

General

Permit pari-mutuel racing in Iowa under 3 member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al. Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al.

FARMS-

General

To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.

Exempting all presently taxable livestock from further taxation. H. F. 38, Den Herder, et al.; S. F. 63, Elvers, et al.

Permitting farmers to improve buildings without assessment increase. S. F. 257, Heying, et al.

Relating to equalizing the county tax burder. S. F. 228, Marian et al.

Relating to equalizing the county tax burden. S. F. 338, Heying, et al. Provide sales tax exemption for items used by farmers to prepare their wares for market. H. F. 497, Scherle of Fremont-Mills.

Exempt from motor fuel tax gas used by farmers for agricultural purposes.

H. F. 500, Shirley of Dallas and Korn.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation. Allow farmer to register single unit straight truck with up to 6 wheels for \$40 annual fee. H. F. 483, Nielsen of Emmet-Palo Alto. Substitute the word validated for certified herd in Iowa law on brucellosis control in swine. S. F. 234, Stephens and Tabor.

Agriculture

See Agriculture, sub-reference General

FEDERAL GOVERNMENT-

General

To require humane slaughter of livestock in packing plants outside federal jurisdiction. H. F. 122, Radl, et al.; S. F. 175, Ely and Riley. Co-ordinate requirements of Iowa state chartered savings and loan associations with federal association requirements. H. F. 98, Melrose; S. F. 187, Denman, et al.

Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture.

Authorize participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation. Rewrite Iowa law on functions and duties of Iowa natural resources council, etc. S. F. 522, agriculture.

Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.

Authorizing governor to accept federal funds. S. F. 540, governmental affairs. Comprehensive planning of water resources and matters associated therewith. S. F. 543, agriculture.

Exempt persons in armed forces, payment of annual registration on their motor vehicles if in storage. H. F. 268, Utzig, et al.

Tighten requirements for issuance of firearms permit. S. F. 267, Benda.

Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

Cities and towns enter into contract with federal government payments for flood control work. S. F. 321, O'Malley, et al.; H. F. 387, Denato.

FEDERAL INTERNAL REVENUE-General

To update income tax law to provide adoption of amendments to the internal revenue code passed by congress last year. S. F. 125, Benda.

State personal income tax law to conform to federal internal revenue act of 1964. H. F. 198, ways and means.

School districts to buy annuity contracts for employees. H. F. 313, Gannon,

et al.

Make Iowa income tax laws conform to 1964 amendments to the U.S. internal revenue code. H. F. 453, Denato.

FEES-

General

Charging tuition for pupils taking supplemental courses at summer school. S. F. 41, Shaff and Coleman.

Increasing certain fees collected by clerks of the district court. H. F. 47,

Resnick.

Increasing cost of drivers and chauffeurs licenses. H. F. 32, Resnick.

Increasing cost of drivers and chauffeurs licenses. H. F. 32, Resnick.
Authorizing Iowa tax commission to refund unexpired portions of permit fees
to beer wholesalers. H. F. 61, Coffman and Wilson.
Allow clerk of district court to collect fee for handling alimony and child
support payments. H. F. 101, Resnick.
To compel all persons who charge interest to provide an itemized list of all
interest, charges, or other fees. H. F. 114, Wengert, et al.
To permit certain cities to enter into contracts and leases in connection with
the collection and disposal of garbage and to impose fee schedules.
H. F. 119, Palmer, et al.
Entry fee of \$.50 on each colony of bees into Iowa by non-resident. S. F. 150,

H. F. 119, Palmer, et al.

Entry fee of \$.50 on each colony of bees into Iowa by non-resident. S. F. 150,
Main, et al.; H. F. 147, Hausheer and Mueller.

Increase fees to district court clerk in probate matters. S. F. 112, Elvers,
et al.; H. F. 163, Rasmussen, et al.

Issue 15 hour, 1 day, beer and liquor permit to veterans and other organizations, \$15 fee in lieu of license and tax. H. F. 172, Doyle, et al.

Requiring inspection of low-pressure boilers by state boiler inspector. S. F.
87, Klefstad, et al.; H. F. 175, Bremmer, et al.

Increase from \$.50 to \$1 the fee paid officials reporting a fire to state fire marshal. H. F. 183. O'Malley, et al.; S. F. 226, transportation.

shal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.

Repeal exemption from registration vehicles used for storage, transportation and application of liquid fertilizers. H. F. 224, Nielsen of Emmet-

Palo Alto.

Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.

Fees retained by counties for administrative services furnished by county.

Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.

No motor vehicle registration fee of less than \$5 shall be prorated. H. F. 274, Bogenrief, et al.

Increase from \$1 to \$5 permit fee for dealers of hog-cholera virus and serum, set minimum dosage of the serum. S. F. 219, Main; H. F. 275, Mueller. To place municipal courts under the court reform act, permit Des Moines to have six municipal judges, to increase civil jurisdiction from \$2,000 to \$5,000, increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.

\$25 candidate filing fee for nomination papers for county elective offices, \$50 fee for U. S. senator, congress, state offices and Iowa legislature. S. F. 315. Repuert.

F. 315, Reppert

ree for U. S. schator, congress, state offices and flow regislature. S. F. 315, Reppert.

Provide for testing of liquefied petroleum gas meters by department of agriculture and condemnation of inaccurate meters. H. F. 338, Oehlsen.

Increase teaching certificate or renewal from \$2 to \$6, life renewal from \$5 to \$20 and a duplicate \$5. S. F. 343, Kibble, et al.

To regulate the practice of architecture. S. F. 375, Denman and Stanley.

Increase fees and mileage of municipal court bailiffs and their deputies, same as allowed for sheriffs. H. F. 363, O'Malley and Maley.

Regulate the business of debt management. S. F. 402, Condon.

Relating to motor vehicle certified carrier fees. S. F. 410, Reppert.

Payment of attorneys fees for indigent persons. H. F. 398, Kluever.

Appointment of inspector by board of optometry examiners, fixing compensation therefor, optometry license renewal fees, etc. H. F. 400, Maley, et al.; S. F. 426, Buren and Briles.

Regulating strip coal mining. S. F. 372, Reno, et al.; H. F. 439, Anderson, et al. Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.

Allow a court to set a reasonable attorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.

Allow courts to set fees for court-appointed attorneys, eliminating the stat-

by appeal of a property tax assessment. H. F. 461, Maley.

Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.

Require motorboat registration with county treasurer rather than state conservation commission, minimum fee \$3. S. F. 460, Hansen, et al.

Exemption of registration fee to disabled veterans who are provided with money to buy a car. S. F. 493, Stanley.

Increase certain fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep \$2.50 fee. H. F. 471, Bogenrief, et al.

Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.

Relating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.

To base examination fee of credit unions by banking department on actual cost of operating the division. S. F. 248, Frommelt, et al.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation.

Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.

agriculture.

Increase fees for handling various farm produce. H. F. 356, agriculture; S. F. 512, agriculture.

Set time for payment of annual pipeline inspection fee, rewrite law dealing with form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.

Increase from \$1 to \$3 annual charge for certifying to the soundness of any stallion or jack. H. F. 319, agriculture; S. F. 517, agriculture.

Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593, commerce.

Farmer register single unit straight truck with up to 6 wheels for \$40 annual fee. H. F. 483, Nielsen of Emmet-Palo alto.

Eliminate statutory fees for court-appointed attorneys, allow court to establish each fee. H. F. 597, judiciary.

Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.

Increase fees charged by Iowa department of agriculture for inspection of weights and measures. H. F. 318, agriculture; S. F. 544, agriculture. Annual regulatory fee on motor vehicles used for transportation of freight. H. F. 686, transportation.

Change amount of sales tax permit fee. H. F. 688, ways and means.

Amend H. F. 356, payment of license fees for creamery and cheese factories. S. F. 632, agriculture.

Licenses

Requiring photograph on drivers or chauffeurs license and repealing requirements for notation on back of license by judge for violations, S. F. 43, Nims, et al. livestock through secretary of agriculture. H. F. 59,

Marking and branding livestock Anderson and Winkelman.

Permit half price fish and game license at age seventy. S. F. 81, Lodwick, et al.

Increase from \$3 to \$5 cost of driver license, \$4 to \$6 cost of chauffeur license. H. F. 67, Resnick, et al.

To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89,

Kempter. To reduce from \$1,000 to \$500 the cost of a liquor-by-the-drink license in unincorporated towns of 200 or more population. H. F. 120, Scherle of Fremont-Mills.

To require that all operators and chauffeurs licenses shall bear a photograph of the licensee. H. F. 124, Miller of Buena Vista, et al.

Permit fishing without a license for people 65 or older. S. F. 52, McGill; H. F.

Permit counties to collect dog license fees for cities and towns. H. F. 300,

Burke, et al.

To amend the fees charged for hunting and fishing licenses and trout stamps.

S. F. 293, conservation and recreation.

Relating to cosmetology, S. F. 184, Klefstad, et al.; H. F. 317, Gregerson, et al. Seasonal liquor licenses issued for 6 or 8 months. S. F. 441, O'Malley and

Frommelt.

Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.

Issue permanent motor vehicle license plates to owners of motor vehicles other than commercial, establish monthly registration system based on birth date of vehicle. H. F. 480, Robinson.

Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.

Increase cost of obtaining duplicate operators license from \$.25 to \$2.00 and chauffeurs license from \$.50 to \$2.00 H. F. 488, Hageman.

Regulation and taxation of trading stamp companies. S. F. 487, Hansen and

Hagedorn.

Increasing annual license fees for gasoline and fuel oil pumps. H. F. 568, agriculture; S. F. 507, agriculture.

Rewrite Iowa fertilizer law and set standards for transportation, handling, etc., of anhydrous ammonia, etc. S. F. 500, agriculture.

Increase cost of drivers and chauffeurs licenses. H. F. 32, Resnick.

FIDUCIARIES.

General

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al. Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary.

Substitute an adjusted gross income tax for present state income tax. H. F.

546. Resnick.

FINES-

General

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban. Relating to the enforcement of rules and regulations adopted by county conservation boards. H. F. 99, Oxley, et al.

Fix penalty of \$25 to \$100 for violation of flammable liquid and liquified petroleum gas regulations. H. F. 143, Shirley of Dallas, et al. To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.

and Burke. Relating to negligent driving and reckless driving. H. F. 207, Dougherty and Kluever.

and Kluever.

Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.

More severe penalty for reckless driving on the highway. H. F. 257, Bailey.

Increase from \$20 to \$100 maximum sum the stealing of which shall constitute petty larceny, increase from \$100 to \$300 the fine. H. F. 258, Bailey.

To set fine for falsification of credit union records. S. F. 299, Frommelt, et al. Negligent homicide, the death of a person in a motor vehicle accident if caused by a negligent driver, fine up to \$1,000 or year in county jail. S. F. 272, Kruck, et al.; H. F. 295, Dunton and Nielsen of Emmet-Palo Alto.

Possession and transportation of fireworks a misdemeanor. H. F. 329, transportation.

- Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.
- Increase the penalty for driving while the drivers license is suspended or revoked. S. F. 350, Stanley.
 Unlawful for private schools or colleges to collect advance tuition or other charges in excess of \$25. S. F. 354, Kibbie and Nurse.
- To provide uniform minimum fines for scheduled traffic violations. S. F. 362. Riley.
- Provide safety measures, etc., necessary to eliminate fire, panic, death, etc., resulting from electrical power outages leaving public buildings without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.

 Providing penalties for violation of rules of a local board of health. H. F. 447, Caffrey and Robinson.

 Penalty for bribery in athletic contests, fine up to \$10,000 or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. F. 452 Gaudineer
- 452, Gaudineer.
- Amend constitution to repeal requirement fines collected in counties shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-
- Palo Alto. Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.
- Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.
 Changing penalty provisions for employers who fail to file timely reports or make timely payments for contributions due. H. F. 563, govern-
- mental affairs. Fines for operators violating temporary weight restrictions. H. F. 594, transportation.

FIRE-

General

- Relating to ordinances and ordinance enforcement in cities and towns. S. F.

- Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.

 Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.

 Increase from \$.50 to \$1 the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.

 Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F 310, Cassidy, et al

 Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth counties. H. F. 343, Nielsen of Emmet-Palo Alto.

 Allow highway commission to contract with cities and towns to provide fire
- met-Palo Alto.

 Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.

 Assist in formation of fire protection districts in areas of limited population. H. F. 377, Radl.

 Legalize \$16,000 in fire equipment bonds issued, anticipate collection of 1½ mills, Hazelton township, Buchanan county. H. F. 386, Harrington.

 Relating to death by fire, reports made to the state fire marshal. S. F. 389, transportation.
- transportation.
- Provide safety measures, etc., necessary to eliminate fire, panic, death, etc., resulting from electrical power outages leaving public buildings, without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.

Extinguishers

Prohibit sale and use of fire extinguishers using toxic halogenated hydrocarbon extinguishing agents. H. F. 340, transportation; S. F. 390, transportation.

FIREARMS-

General

- Restrict the use of firearms near buildings while hunting. S. F. 260, Messerly. To provide conservation commission employees with uniforms, equipment, arms and supplies. S. F. 291, conservation and recreation.
- Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.
- Annual registration with sheriff of pistols or revolvers. S. F. 318, Reno. Guns
- To remove restriction on carrying concealed weapons in a car without a license. S. F. 230, Riley.

 Regulate sale of firearms where delivery is by mail or freight service; unlawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

 Tighten requirements for issuance of firearms permit. S. F. 267, Benda.

Weapons permits issued by a sheriff shall be valid throughout state. H. F. 46, Scherle of Fremont-Mills, et al.; S. F. 345, Mills and Riley. Prohibit shooting of any rifle or shotgun on or over public highways. H. F. 259, Gillette of Clay-Dickinson, et al.

FIREMEN-

General

Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer,

et al.; S. F. 34, O'Malley, et al.

Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.

Adjusting pensions of retired firemen and policemen according to presently paid salaries in these departments. H. F. 39, Gaudineer, et al.; S. F. 58, O'Malley, et al.

Relating to retirement systems for policemen and firemen under civil service.

H. F. 50, Denato, et al.

Retirement systems for policemen and firemen at an age corresponding to years of service. H. F. 51, Radl, et al.; S. F. 152, Burke, et al.

Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al.

Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn. Permit volunteer firemen to use revolving blue lights on their motor vehicles.

H. F. 286, Dougherty.

Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.
Relating to hours of duty for city firemen. S. F. 423, Kruck; H. F. 433, Doderer, et al.
Provide liability immunity to members of fire departments. H. F. 659, govern-

mental subdivisions.

FIREWORKS-

General

Possession and transportation of fireworks a misdemeanor. H. F. 329, transportation.

FISH AND GAME-

General

Repealing the law authorizing counties to pay bounties on wild animals. H. F.

87, Gallagher, et al.

To close all other hunting seasons during the established gun season for hunting deer. H. F. 208, Busch, et al.

To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.

To permit box trapping of cottontail rabbits and squirrels. S. F. 249, conser-

vation and recreation.

To change the hunting, fishing and trapping license year from April 1 to the calendar year. S. F. 250, conservation and recreation.

Relating to use of throw or trot lines in fishing. S. F. 348, Dodds.

Exempt owners, lessees, and occupants of recreational premises from liability to recreational users. S. F. 333, Nims, et al.

Restrict the means of taking trout from designated trout waters. S. F. 425, Condon.

Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.

Permit sale of skins and plumage of game birds and animals; rabbits. H. F. 572, conservation and recreation.

Conservation Commission

See Conservation Commission, sub-reference General

Licenses

Permit half price fish and game license at age seventy. S. F. 81, Lodwick, et al.

Permit fishing without a license for people 65 or older. S. F. 52, McGill; H. F. 150, Glenn and Dougherty.

To amend the fees charged for hunting and fishing licenses and trout stamps. S. F. 293, conservation and recreation.

Permit residents of bordering states to fish in Iowa counties bordering their

state on same basis that Iowans can fish in bordering state. S. F. 314, Main.

Permit members of war veterans organizations over 65 to hunt and fish with-out a license. S. F. 327, Klefstad. Special deer hunting licenses to landlords and tenants. S. F. 353, Buren and

Floy.

Remove limit on number of deer hunting permits issued by the conservation commission. H. F. 457, Kluever.

Limit present bait dealers license to retail, establish separate fee for wholesale. H. F. 681, conservation and recreation.

Bait dealers licenses. S. F. 580, conservation and recreation.

FLAGS-

General

Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.

FLOOD CONTROL

Cities and towns enter into contract with federal government payments for flood control work. S. F. 321, O'Malley, et al.; H. F. 387, Denato.

FOODS-

General

Relating to the labeling and imprinting of colored oleomargarine when sold or offered for sale at retail. S. F. 27, Murray, et al.; H. F. 20, Cochran, et al.

Relating to egg and poultry industry, licensing and regulations. H. F. 432, Meacham.

Changing various rules for enforcement of candling and grading eggs. H. F. 451, Ossian, et al.

Iowa soybean association eligible for benefits of farm aid groups; levy excise tax one-half cent a bushel sold to promote products. S. F. 478, Coleman, et al.

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture. Increase fees for handling various farm produce. H. F. 356, agriculture; S. F. 512, agriculture.

Bring ice milk under labeling requirements of Iowa law, listing of ingredients. S. F. 520, agriculture.

Provide for declaration of unit price on packaged commodities. H. F. 678,

agriculture.

Declaration of unit price on certain prepackaged commodities. S. F. 602, agricultural.

Establish an Iowa state fair and world food exposition study committee. H. J. R. 26, governmental subdivisions. Amend H. F. 356, payment of license fees for creamery and cheese factories.

Dairy See Dairy, sub-reference General and Foods

S. F. 632, agriculture.

FRATERNAL BENEFICIARY—

General

Require payment of premium tax on policies exceeding \$5,000.00 written by fraternal beneficiary associations. S. F. 100, Hagedorn. tax on premium income of fraternal insurance societies. H. F. 161. Fischer of Grundy.

Taxation of fraternal beneficiary associations. S. F. 214, commerce.

FREIGHT.

General

Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser. H. F. 231, Palmer, et al.

Annual regulatory fee on motor vehicles used for transportation of freight.

H. F. 686, transportation.

FUELS-

General

Relating to reports by special fuel dealers or users to the state treasurer's office. S. F. 33, O'Malley.

Provide for testing of liquefled petroleum gas meters by department of agriculture and condemnation of inaccurate meters. H. F. 338, Oehlsen.

Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al.;

S. F. 344, Hansen, et al.

to stops at railroad crossings by local delivery trucks hauling flammable liquids. S. F. 378, Lucken, et al. Require fire marshal to regulate use and reuse of containers that held com-bustible materials. H. F. 462, Radl.

Exempt from motor fuel tax, gas used by farmers for agricultural purposes.
H. F. 500, Shirley of Dallas and Korn.
Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott, et al.

Relating to violations of flammable liquid and liquified petroleum gas regulations. S. F. 505, transportation.

Increasing annual license fees for gasoline and fuel oil pumps. H. F. 568, agriculture; S. F. 507, agriculture.

Prohibit placing gasoline in bottles. H. F. 591, agriculture; S. F. 539, agriculture.

culture.

Set time for payment of annual pipeline inspection fee, rewrite law form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.

Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593, commerce.

Fix time for payment of the annual state and the H. F. 593, commerce.

H. F. 593, commerce.

Penalty of \$25 to \$100 for violation of flammable liquid and liquified petroleum gas regulations. H. F. 143, Shirley of Dallas, et al.

Amend motor and special fuel tax laws; provide for dispensation of such fuels; penalties for violations. S. F. 594, appropriations.

Motor fuel and special fuel inventoried on June 30, 1965, July 1, 1965, tax rates established by H. F. 160, Sixty-first General Assembly. S. F. 616, ways

FUNDS-

General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al., H. F. 86, Hausheer, et al.

Change from mandatory to optional payments by highway authorities for crossing roads and highways with drain tile line or ditches. H. F. 95, Edgington, et al.

Edgington, et al.

Empower county conservation boards to cooperate with the federal government, to accept federal funds for outdoor recreational areas. H. F. 110, Kennedy, et al.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al. Relating to financing of school costs. S. F. 169, Beneke and Kibble. Investment of public funds. S. F. 180, Ely and Shirley.

Investment of funds of life insurance companies; clarify Iowa Law. S. F. 215, Transpelt at al.

Frommelt, et al.

Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al. Educational loan fund, and making appropriation therefor. H. F 294, Gillette

of Story State social welfare board allowed to transfer funds from one welfare fund to another as needed; approval by comptroller and governor. H. F. 306, industrial and human relations.

Authorize state social welfare board to pay assistance grants on pro-rata basis if funds insufficient to pay grants in full. H. F. 307, industrial and human relations.

Remove the \$1.50 per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.

Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.

ments payable from the school general fund. S. F. 316, Heying.

Permit school boards, after vote of the people, to transfer funds from the
general fund to the schoolhouse fund. S. F. 317, Heying.

To authorize state board of regents to lease property and facilities. H. F. 311,
Bailey and Kluever; S. F. 377, Shirley, et al.

Establish Iowa advisory commission on intergovernmental relations and to
appropriate funds for its operation. H. F. 394, Grassley.

Appropriate funds from general fund to conservation commission for dredging of Storm Lake and North Twin Lake. H. F. 399, Miller of Buena
Viste and Winkelman

Vista and Winkelman.
Establish a secondary road research fund. S. F. 400, Hagedorn; H. F. 424,
Scherle of Fremont-Mills and Gillette of Clay-Dickinson.
Permit investment of up to 25 percent of IPERS funds in common stock; 10

percent in preferred stock. H. F. 441, Doderer, et al.

Permit city treasurers to invest levee and drainage district funds, not immediately needed, in government bonds or savings accounts. H. F. 458, Rickert.

Permit public bonds to be issued before contract for expenditure of bond proceeds. S. F. 451, Ely.

Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F.

on delinquent employment security contributions and reports. H. F. 554, governmental affairs.

Increasing from \$500,000 to \$1,000,000 the size of the Iowa primary road contingent fund. H. F. 569, transportation.

Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. H. F. 577, governmental affairs.

Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.

Authorizing governor to accent federal funds. S. F. 540, governmental affairs.

public health.
Authorizing governor to accept federal funds. S. F. 540, governmental affairs.
Procedure and type of investment of public funds by treasurer; amend interest rates of deposit of public funds. H. F. 663, commerce.
State make payments of costs and fees in successful habeas corpus actions if plaintiff has no funds. H. F. 354, Redfern.
Appropriate \$700,000 from general fund; create an assistance fund for mentally ill; reimburse counties for support creates granted in payment of patient bills. S. F. 118, Lisle, et al.

Cities and Towns

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey,

Remove maximum individual millage rate in 7 functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. S. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.

Broaden conflict of interest law to make specific exemptions for municipal officials. S. F. 105, Denman, et al.; H. F. 184, Radl, et al.

Creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160, Reppert, et al.; H. F. 265. Rasmussen, et al.

H. F. 265, Rasmussen, et al.

Pay municipal court expenses from city general fund. S. F. 172, Burke, et al.;

H. F. 191, Resnick, et al.

Authorizing cities and towns to establish zoos. S. F. 449, Ely and Riley.

Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F. 186. Jackson of Clinton, et al.

County

County
Relating to public libraries. H. F. 21, Robinson, et al.
Taxation for the county fund for mental health. H. F. 153, Distelhorst, et al.
To permit a county to levy a poor fund tax up to 3 mills. S. F. 207, Reppert.
Smaller populated counties bonding authority of the county conservation
boards. H. F. 249, Baker, et al.
County conservation boards create lakes by damming streams, acquire lands,
etc., financed by general obligation bonds. H. F. 282, Busing.
Permit county officials to be associated with Iowa state association of counties
and similar national organizations. H. F. 504, Busing, et al.
Board of supervisors to establish office of legal aid attorney; appropriate
public or private funds. H. F. 516, Denato.

Treasurer of State

Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.

Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley, et al.

FUNERALS-

General

Set up licensing requirements for funeral establishments. H. F. 374, O'Malley. Remove restriction in Iowa Code of participation by licensed embalmers in prearranged funeral plans. S. F. 442, Reppert; H. F. 506, Oxley. Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.

dustrial and human relations.

GAMBLING-

General

ng constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al. Amending

Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al. Codify and clarify the definition of the term "lottery." H. F. 241, Miller of Des. Moines and Distelhorst.

Moines and Distelhorst.

Define a lottery as any plan where a prize is awarded on a paid chance. S. F. 261, Reno and Riley.

Permit pari-mutuel betting, 3 member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.

Relating to the definition of gambling device. S. F. 401, Schroeder and McNally; H. F. 435, Hutchins and Fisher of Greene.

Permit pari-mutuel racing in Iowa under 3 member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

GASOLINE-

See Fuels

GENERAL ASSEMBLY-

See Legislature, sub-reference General and General Assembly

GENERAL FUND-

General

Revert to general fund unexpended balances of the Fifty-ninth General Assembly board of regents institution appropriations. H. F. 621, appropri-

Social welfare department appropriation for medical assistance to aged. S. F. 565, appropriations.

Conservation commission appropriation for construction, dredging, etc. S. F. 566, appropriations.

Creating the general contingent fund; appropriating \$1,800,000.00 from general

fund. H. F. 673, appropriations; S. F. 581, governmental affairs.

Appropriate from general fund to budget and financial control committee.

H. F. 674, appropriations.

Appropriate from general fund to blind for library space and shelving. H. F.

689, appropriations.

Appropriate from general fund to blind for remodeling heating system and air conditioning; permit acceptance of federal funds. H. F. 690, appropriations.

Appropriate from general fund for salaries, support, maintenance, etc. to central office of board of regents. H. F. 693, appropriations.

Appropriate from general fund to national and state guard for capital improvements, repairs, etc. H. F. 694, appropriations.

Appropriate from general fund for administrative departments. S. F. 621, appropriations.

Appropriate from general fund to printing board for printing, etc. S. F. 623, appropriations.

Appropriate from general fund to public safety for construction of two new district headquarters buildings. S. F. 624, appropriations.

Appropriate from general fund to conservation commission for salaries, etc. S. F. 626, appropriations.

Appropriate from general fund to executive council to purchase and equip a governor's residence, \$250,000. S. F. 627, appropriations; H. F. 711,

appropriations.

Appropriate from general fund for central office of board of control for salaries, etc. S. F. 628, appropriations.

Appropriate from general fund to board of regents for salaries, support, etc.

of institutions. H. F. 706, appropriations.

Appropriate from general fund to board of regents for capital improvements for institutions. H. F. 707, appropriations.

Appropriate from general fund to capitol planning commission, \$12,500. H. F.

Appropriate from general fund to captor planning command, very 708, appropriations.

Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations.

Appropriate from general fund to public instruction for general state aid to school districts. S. F. 644, appropriations.

Appropriate from general fund to public instruction for specified school aid. S. F. 645, appropriations.

Appropriate from general fund to public instruction for supplemental aid to certain school districts. S. F. 646, appropriations.

certain school districts. S. F. 646, appropriations.

Appropriate from general fund to public instruction for transportation \$8,000,-000. S. F. 633, appropriations.

Accept the national defense education act of 1958, appropriation from general fund to public instruction for participation. S. F. 634, appropriations.

Appropriate funds from general fund to public instruction for construction of four vocational schools. S. F. 635, appropriations.

Appropriate fund senses appropriations.

Appropriate from general fund for expenses of interstate cooperation commission members. S. F. 638, appropriations.

Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.

Appropriate from general fund to public instruction for salaries, support, etc.

S. F. 640, appropriations.

Appropriate from general fund to public instruction for vocational education.

S. F. 643, appropriations.

GOVERNMENTAL AFFAIRS-

General

Providing for a method of electing the state board of public instruction. S. F. 367, Beneke

Consolidate all architectural work of state departments in one agency, super-

vised by executive council. H. F. 352, Conway, et al.
Establish civil service system for state employees. S. F. 346, Riley, et al.;
H. F. 482, Foster.

Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al. Establish state air pollution control board. H. F. 525, Resnick.

Permit people of counties to choose their form of county government, and to provide for the financing. H. F. 545, Brinck.

Provide automatic retirement at age 65 unless department head and executive council has approved work continuance to age 70 for state employees. S. F. 502, governmental affairs.

Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.

Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.

Providing enforcement measures for collecting interest and penalties imposed upon employers who fail to make contributions or reports as required by law. H. F. 555, governmental affairs.

To allow lowa employment security commission to subject interest and penal-

ties on contributions subject to jeopardy assessments. H. F. 556,

governmental affairs,

Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmental affairs.

Authorizing governor to accept federal funds. S. F. 540, governmental affairs. Interchange of federal, state and local government employees. S. F. 554, governmental affairs.

Governor's Day. S. F. 562, governmental affairs; H. F. 662, education. Public employee credit unions. S. F. 170, Coleman, et al.; H. F. 654, commerce, Supreme executive power of the state in absence of governor. S. F. 595,

Supreme executive points of judiciary.

Determination of executive disability. H. F. 713, governmental affairs.

Create office of state architect to draft costs, plans, etc. for all agencies of state government. H. F. 149, Conway, et al.

To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7,

Wilson, et al.

Permitting state public health commissioner to serve as an officer or pro-fessor at state colleges. S. F. 44, O'Malley, et al.; H. F. 58, Cohen, et al.

et al.

To amend constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit general assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.

Permit state and local governments to provide joint services and facilities through public or private agencies. S. F. 97, Ely, et al.; H. F. 188, Mescham et al.

Meacham, et al.

Authorizing the governor to prepare plans for the reorganization of the executive branch of the Iowa government. S. F. 14, Kibbie, et al.; H. F. 40, Jackson of Clinton, et al. Reorganizing state board of health. H. F. 242, public health. Abolish state tax commission, create a single tax commissioner and state tax

Abolish state tax commission, create a single tax commissioner and state tax court, appointed by governor, revising taxation and assessment laws. S. F. 323, Elthon, et al.

Give governor authority and responsibility of appointing the members of board of public instruction. H. F. 548, Robinson, et al.

Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies, report to 1967 legislature. S. F. 547, governmental affairs.

Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies. H. F. 649, governmental affairs.

mental affairs.

Eliminate finance committee of board of regents. H. F. 646, education; S. F. 572, education.

County-manager form of government in counties. H. F. 534, Bailey.

GOVERNOR-

General

General
To amend state constitution to permit governor to appoint secretary of state, and attorney general, and permit general assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.

Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.

Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick. State social welfare board allowed to transfer funds from one welfare fund to another as needed, approval by comptroller and governor. H. F. 306, industrial and human relations.

Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.

Create commission on the aging in the State of Iowa. S. F. 351, industrial and human relations.

human relations.

Consolidate all architectural work of state departments in one agency, supervised by executive council. H. F. 352, Conway, et al.

Creating a state agricultural products utilization research committee. H. F. 344, Scherle of Fremont-Mills and Gillette of Clay-Dickinson; S. F. 382, Main.

Give governor authority and responsibility of appointing the members of board of public instruction. H. F. 548, Robinson, et al.

Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549,

Robinson, et al.

Issue land patent on 51.65 acres in Wapello County to Clovie D. Walter. S. F.

514, judiciary.

Authorizing governor to accept federal funds. S. F. 540, governmental affairs. Appropriate funds to defray expenses of the inaugural ceremonies. S. F. 542, appropriations; H. F. 631, appropriations.

Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies. H. F. 649, governmental

affairs.

Create commission on the aging in the State of Iowa. S. F. 351, industrial and human relations; H. F. 647, industrial and human relations.

Supreme executive power of the state in absence of governor. S. F. 595,

judiciary.

Appropriate to governor-elect for expenses after day of election and before day of inauguration. H. F. 705, appropriations.

Appropriate from general fund to executive council to purchase and equip a governor's residence, \$250,000. S. F. 627, appropriations; H. F. 711,

appropriations.

Determination of executive disability. H. F. 713, governmental affairs. Governor to mobilize executive department in event of public highways emergncy. H. F. 714, governmental affairs. Governor power to veto items in appropriation bills. H. J. R. 4, Scott; S. J. R.

9. Frommelt, et al.

Permit governor to appoint auditor of state. S J. R. 4, Mincks, et al.; H. J. R. 10, Jackson of Clinton, et al.

Abolish legislative research committee, and bureau, create Iowa government operations commission, 3 members appointed by governor, \$16,000 each valary. H. F. 341, Bogenrief.

Create commission on the aging. S. F. 351, industrial and human relations;

H. F. 647, industrial and human relations.

Create office of state architect to draft costs, plans, etc. for all agencies of state government. H. F. 149, Conway, et al.

Reorganization by governor of executive branch. S. F. 14, Kibbie, et al.;

H. F. 40, Jackson of Clinton, et al.

Amend constitution, terms of governor and lieutenant governor four years.

S. J. R. 7, Reppert, et al.

GUNS-

See Firearms

HANDICAPPED-

General

Establish the governor's committee on employment of the handicapped, prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al.

HEALTH-General

Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al. Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.;

Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.; H. F. 44, Cohen, et al.
Require physicians, dentists, interns nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.
Permitting state public health commissioner to serve as an officer or professor at state colleges. S. F. 44, O'Malley, et al; H. F. 58, Cohen, et al.
Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey,

et al.

To permit certain cities to enter into contracts and leases in connection with the collection and disposal of garbage and to impose fee schedules. H. F. 119, Palmer, et al.

To increase minimum sick leave for school employees. H. F. 131, Gregerson,

et al.

Organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments. H. F.

279, public health. Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54,

Resnick, et al.

Reorganizing state board of health. H. F. 242, public health.

Increase from \$12,000 to \$21,000 the salary of state health commissioner. S. F. 268, appropriations.

Podiatrists participate in hospital and medical service plans. H. F. 232, Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al. Create 5 member certification board to certify qualifications of persons operat-ing public water supply and sewage treatment. S. F. 312, Ely, et al.;

ing public water supply and sewage treatment. S. F. 315, Sannon, et al.
H. F. 345, Gannon, et al.
Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.
Penalty for violation of the rules of local board of health. S. F. 396, Ely.
Create Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412, Gallagher, et al.

Providing penalties for violation of rules of a local board of health. H. F. 447,

Caffrey and Robinson. Set up commission to study, evaluate and co-ordinate health, welfare and educational services offered by public and private agencies. H. F. 476, Wilson.

Increase compensation of county boards of health from \$3 a day to \$50 or a maximum of \$1,000 a year. H. F. 479, Rasmussen of Polk.

Establish state air pollution control board. H. F. 525, Resnick.

Establish the governor's committee on employment of the handlcapped, prescribe duties and responsibilities and provide appropriation. H. F. 549, Robinson, et al. Regulating sale of credit life and credit accident and health insurance. H. F.

562, commerce.

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture. State department of health establish program to combat and prevent mental retardation in children from phenylketonuria. S. F. 484, Stanley. Compensation to commissioners of hospitalization. S. F. 171, Elvers and Den-

man. Licensing and qualifications of physical therapists. H. F. 283, Rasmussen, et al.; S. F. 275, Ely, et al.

Evidence of rables inoculation before dog can be licensed by city, town or county. H. F. 566, public health.

Change present membership of board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Declare as state policy every newborn child tested for phenylketonuria, mental deficiency disease. S. F. 463, Ely.

Require testing for phenylketonuria in newborn infants, means of preventing severe mental retardation. H. F. 496, Bremmer and Lynch.

Revise membership requirements for state hospital advisory council. H. F. 372, public health.

See Drugs, sub-reference General

Hospitals See Hospitals, sub-reference General

Mental Health See Mental Health, sub-reference General

HIGHWAY COMMISSION-

To make it mandatory for railway companies to maintain street improve-ments and crossings. H. F. 126, Gaudineer. Define the use of water in highway construction as non-regulated. S. F. 304,

Stanley.

Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate \$170,000 from state road use tax fund. H. F. 346, appropriations.

Permits for the operation of vehicles and loads in excess. S. F. 335, Hage-

dorn, et al.

dorn, et al.

Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.

Authorize the state highway commission to enter into agreements for removal and preservation of historical, etc., remains disturbed or to be disturbed by highway construction. H. F. 371, Gillette of Story.

Relating to jurisdiction and control of highways. S. F. 405, Klefstad.

Remove limitation of \$350,000 a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.

portation. Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.

Fines for operators violating temporary weight restrictions. H. F. 594, transportation.

Classification of highways and responsibility therefor. S. F. 551, transportation.

Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.

Highway commission purchase primary road right-of-way financed by issuance of anticipatory primary road warrants. H. F. 643, transportation.

Highway commission conduct and account for its financial activities on a calendar year basis. H. F. 652, transportation.

Capital expenditures by highway commission for maintenance of buildings and purchase of aircraft. S. F. 592, appropriations.

Expenditures by highway commission for use as a revolving fund. S. F. 593, appropriations.

Highway commission maintain, reconstruct, etc., all highways and roads on state-owned and state-controlled roads and property. H. F. 535, Redfern, et al.

Highway commission maintain, reconstruct, etc., park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al. Expenditures by highway commission for salaries and expenses. S. F. 591,

appropriations.

Roads

See Roads, sub-reference General

Weighing Stations

Remove limitation of \$350,000 a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.

HIGHWAY SAFETY PATROL--

General

No plea of guilty shall be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.

Increasing the size of the highway patrol from 300 to 400 members. H. F. 9,

Gannon.

Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.; H. F. 508, Dunton and Gannon.

Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.

Appropriate from general fund to public safety for construction of 2 new district headquarters buildings. S. F. 624, appropriations.

HIGHWAYS-

General

Equipment of motor vehicles with safety belts. S. F. 4, Riley.
Requiring that car lights be turned on half an hour before sunset and to remain lighted until half an hour after sunrise. H. F. 5, Craig.
Relating to use of amber-colored lights on vehicles used by the state and the political subdivisions of the state. H. F. 17, Scherle of Fremont-Mills, et al.

Relating to entry upon private property for surveys, etc., paying for damages. H. F. 56, Scherle of Fremont-Mills, et al.
Relating to highway safety and control of traffic at highway intersections.
S. F. 121, Stanley and Lange.

Relating to responsibility for damage to highways and highway structures. S. F. 130, Kruck.

Use and operation of school buses on the public highways. S. F. 168, Nims,

Use and operation of school buses on the public highways. S. F. 168, Nims, et al.; H. F. 159, Scott, et al.

Responsibility of motor vehicle operator in backing vehicles on highways. S. F. 75, Kruck, et al.; H. F. 85, Rider, et al.

Change from mandatory to optional payments by highway authorities for crossing roads and highways with drain tile line or ditches. H. F. 95, Edgington, et al.

Equipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.

To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.

To make it mandatory for railway companies to maintain street improve-

operations. H. F. 118, Dunton, et al.

To make it mandatory for railway companies to maintain street improvements and crossings. H. F. 126, Gaudineer.

Require motorists to yield right-of-way for maintenance or construction work. S. F. 201, transportation.

To require installation of stop or yield signs on all intersecting highways by July 1, 1963. H. F. 190. Gillette of Story.

Provide mail delivering vehicles sufficient area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al.

Continuous signal by vehicle drivers of intention to turn, not less than 300 feet. H. F. 128, Rasmussen, et al.; S. F. 225, transportation.

Increase from 25 mile radius to 50 miles distance over-sized farm equipment can be delivered by dealers to farmers without penalty. H. F. 215, Miller of Page, et al.

Removal of vehicles left standing on highways. H. F. 240, Gillette of Story, et al.

More severe penalty for reckless driving on the highway. H. F. 257, Bailey. Prohibit shooting of any rifle or shotgun on or over public highways of the state. H. F. 259, Gillette of Clay-Dickinson, et al. Define the use of water in highway construction as non-regulated. S. F. 304,

Stanley.

Stanley.

Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.

Require public hearing before transferring a primary road to the local secondary road system. H. F. 336, Grassley, et al.

To provide for safety emblems on slow-moving vehicles. S. F. 359, Mills.

Relating to jurisdiction and control of highways. S. F. 405, Klefstad.

Use of certain types of lighting or advertising devices which create hazardous conditions upon the public highways, nuisances. H. F. 396, transportation tion.

Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.

To include roads of the state capitol grounds and the state fairgrounds in the

roads under highway commission supervision and maintenance. H. F. 513, Redfern.

Ditches within 40 feet of end of T intersections must be eliminated. S. F. 473,

Coleman.

Secondary and farm-to-market road extensions in cities of more than 2,500. S. F. 477, Nims, et al.

Increasing from \$500,000 to \$1,000,000 the size of the Iowa primary road contingent fund. H. F. 569, transportation.

Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.

Stop or yield at intersections on through highways if sign is in place. H. F.

600, judiciary. Classification of highways and responsibility therefor. S. F. 551, transporta-

tion. Distance motor trucks, etc., must maintain from other motor trucks, etc. H. F. 620, transportation.

Decreasing speed limit on roads and highways. H. F. 630, transportation. Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets; appropriation. H. J. R. 25, transportation; S. J. R. 27, transportation.

Annual credit to highway grade crossing safety fund. H. F. 695, appropria-

tions.

Speed limits on freeways. S. F. 625, governmental affairs.

Appropriation, claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; H. F. 701, appropriations.

Governor to mobilize executive department in event of public highways emergency, H. F. 714, governmental affairs.

Interstate

Regulate outdoor advertising along interstate highway by prohibiting signs. S. F. 192, Hansen, et al.; H. F. 228, Dunton, et al. Prohibit parking on any portion of the interstate highway system. H. F. 583,

transportation.

Amending S. F. 335, width and weight of vehicles on interstate. S. F. 641, transportation.

HISTORICAL MARKERS-

General

Establishing a historical marker commission. S. F. 412, Denman. Establish a historical markers commission. H. F. 633, commerce.

HISTORICAL SOCIETIES-

General

Establish county historical societies. S. F. 349, McGill.

Authorize the state highway commission to enter into agreements for removal and preservation of historical, etc., remains disturbed or to be disturbed by highway construction. H. F. 371, Gillette.

HOLIDAYS.

General

Provide time off with pay for state employees for designated legal holidays. S. F. 434, Nims and Kruck.

Repeal chapter of the Code relating to the desecration of Decoration Day, etc. H. F. 423, Miller of Des Moines and Distelhorst.

HOME BULE-

General

Extend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. H. F. 82, Jackson of Clinton and Coffman.

Amend Iowa constitution to provide home rule for city and town governments. H. J. R. 3, Grassley.

Amending Iowa constitution to provide home rule for municipal corporations. S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al. Authorize cities and towns to establish a mall or plaza. S. F. 472, Coleman;

H. F. 409, Cochran, et al.

Extend hours for sale of beer. H. F. 83, Jackson of Clinton and Coffman,

HOMESTEAD CREDIT-

General

Relating to providing tax relief for elderly persons on the homesteads of such persons. S. F. 24, Walker.

To give double homestead tax credit to owners who are sixty-five or over.

S. F. 47. Rilev.

Increasing the maximum homestead tax credit. S. F. 243, Reppert. Property tax benefit for elderly and disabled of limited incomes. S. F. 206, Burke; H. F. 280, Gregerson, et al.

HOSPITALS.

General

Additional appropriation of \$309,000 to relocate water supplying facilities of Woodward state hospital and school, Saylorville dam. H. F. 37, Baker. To exempt resident doctors and internes at state hospitals from IPERS. H. F. 69, Mahan and Doderer; S. F. 92, Burns.

To permit employee to select his own medical, surgical and hospital service under workmen's compensation. S. F. 70, Condon, et al.; H. F. 73, Miller of Buena Vista, et al.

To require staggered three-year terms for the five member hospital licensing board. S. F. 138, Ely.

Transfer land from Eldora training school to city of Eldora for municipal hospital. H. F. 136, Ochlsen, et al.

Relating to compensation to commissioners of hospitalization. S. F. 171, Elvers and Denman.

Elvers and Denman.

Remove restriction that certified or registered public accountants may not make audits of county and memorial hospitals for more than 4 successive years. S. F. 40, Stanley, et al.; H. F. 92, Fisher of Greene, et al. Provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.

Transfer state sanitorium at Oakdale to State University of Iowa and enlarge the functions of the sanitorium. H. F. 267, education; S. F. 271, education

cation.

cation.

Permitting construction of municipal hospitals in certain cities owning their own electric distribution system. S. F. 366, Beneke.

Revise membership requirements for state hospital advisory council, in line with federal requirements, allow Iowa to qualify for federal hospital construction aid. H. F. 372, public health.

Optometrists to participate in hospital and medical service insurance plans. H. F. 444, Fischer of Grundy.

Provide for treatment of alcoholism. S. F. 529, judiciary.

HOTELS-

General

Extend present sales tax to include receipts from the renting of hotel and motel rooms. S. F. 149, Hansen, et al.

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.

HOUSING-

General

Cities to supplement rent for families displaced by urban renewal. S. F. 90,
Reppert, et al.; H. F. 141, Caffrey, et al.

Relating to ordinances and ordinance enforcement in cities and towns. S. F. 144, Denman, et al.

Create a bipartisan Iowa civil rights commission. H. F. 263, Gillette of Story. et al.

Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al.

Authorize cities and towns to establish fair employment practice acts and fair housing acts, to establish civil rights commission. S. F. 364, Ely and Riley.

Permit liquor control commission to grant permission for liquor licensee to have interior access to residential or sleeping quarters. S. F. 371, Elvers; H. F. 425, Tieden, et al.

Establish 7 member civil rights commission to eliminate unfair and discrimina-

tory practices. S. F. 466, Ely, et al.
Relating to ownership of individual apartment units. H. F. 489, Gaudineer and Denato; S. F. 481, Schroeder and O'Malley.

Time of taking possession of property under power of eminent domain. H. F. 129, Bogenrief, et al.

Urban renewal and public housing contracts in cities and towns. S. F. 606, governmental subdivisions.

HUMAN RIGHTS-

General

Authorize cities and towns to establish fair employment practice acts and fair housing acts, to establish civil rights commission. S. F. 364, Ely and Riley.

HUNTING-

General

General

To close all other hunting seasons during the established gun season for hunting deer. H. F. 208, Busch, et al.

Prohlbit shooting of any rifle or shotgun on or over public highways of the state. H. F. 259, Gillette of Clay-Dickinson, et al.

Restrict the use of firearms near buildings while hunting. S. F. 260, Messerly. Exempt owners, lessees, and occupants of recreational premises from liability to recreational users. S. F. 333, Nims, et al.

Relating to training of dogs for hunting. S. F. 397, Reno.

Relating to game breeding and shooting preserves. H. F. 510, Jackson of Clinton.

Relating to ga. Clinton.

Licenses

To change the hunting, fishing and trapping license year from April 1 to the calendar year. S. F. 250, conservation and recreation.

To amend the fees charged for hunting and fishing licenses and trout stamps.

S. F. 293, conservation and recreation.

Permit members of war veterans organizations over 65 to hunt and fish with-out a license. S. F. 327, Klefstad. Special deer hunting licenses to landlords and tenants. S. F. 353, Buren and

Floy.

Remove limit on number of deer hunting permits issued by the conservation commission. H. F. 457, Kluever.

IMPRISONMENT-

General

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al.
To fix penalty or jail for sending or delivering any false petition or other
document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.

and Burke.

Relating to lewdness and indecent exposure. H. F. 173, Doyle.

Relating to term of imprisonment of an inmate at the state penitentiary and men's reformatory. H. F. 176, Winkelman, et al.

Effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.

More severe penalty for reckless driving on the highway. H. F. 257, Bailey.

To set fine for falsification of credit union records. S. F. 299, Frommelt, et al.

Penalty for bribery in athletic contests, fine of up to \$10,000 or up to 10 years' imprisonment or both; make imprisonment in a penitentiary.

H. F. 452, Gaudineer. H. F. 452, Gaudineer.

Increase prison term for lascivious act with a child from 3 to 20 years, if child is under 13 years, then a sentence of up to 50 years. S. F. 498, Stanley, et al.
Punishment of parents who fail to support minor children. H. F. 507, Glan-

ton.

Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.: H. F. 530, Smith of O'Brien.

INAUGURATION-

General

Appropriate funds to defray expenses of the inaugural ceremonies. S. F. 542, appropriations; H. F. 631, appropriations.

INCOME TAX-

See Taxes, sub-reference Income

INDIANS.

Increase salary of Tama Indian reservation officer and change title. S. F. 521, governmental subdivisions.

INDUSTRIAL COMMISSION-

General

Provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.

Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.

Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.

INDUSTRY-

General

Allow manufacturing companies credit against Iowa corporation income tax for amounts spent to build or enlarge plants in Iowa. S. F. 155.

Cities and towns to acquire land and construct industrial buildings and issue bonds for same. S. F. 552, commerce; H. F. 641, commerce.

INSTITUTIONS-

General

Relating to the time to be served by inmates of the women's reformatory.

S. F. 11, Lange and Coleman; H. F. 6, Winkelman and Loss.

Relating to authorizing board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.

Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.;

H. F. 44, Cohen, et al.
Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56, Stanley, et al.

Additional appropriation of \$309,000 to relocate water supplying facilities of Woodward State Hospital and School, Saylorville Dam. H. F. 37, Baker.

Baker.

Increasing spending road use tax fund for institution and park roads. S. F.

\$2, Nims, et al.; H. F. \$6, Hausheer, et al.

To eliminate the office of secretary of the state board of control and to
authorize the board to assign administrative duties to assistants by
resolution. H. F. 106, Conway, et al.

Transfer land from Eldora Training School to City of Eldora for Municipal
Hospital. H. F. 136, Oehlsen, et al.

Increase from 25 to 45 miles per hour speed limits on roads at institutions
under board of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al.

Provide for the education of children in state controlled institutions. S. F. 86.

unuer opara of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al. Provide for the education of children in state controlled institutions. S. F. 86, education; H. F. 144, Scott, et al.

Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. 162, Oehlsen, et al.

To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc., and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al. Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; H. F. 72, Brinck and Redfern.

Superintendent of state mental health institute to send notice of patient death

to nearest relative, county clerk and sheriffs from which patient was committed. S. F. 233, Reppert and McNally.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.

public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.

Abolish offices of heads of educational departments at University of Iowa, Iowa State University, and State College of Iowa within 3 years, provide each department head shall be appointed. H. F. 310, Boot, et al.

To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.

Appropriate \$625,000 for addition to infirmary at soldiers home at Marshalltown. S. F. 133, Mills; H. F. 154, Craig and Rider.

Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate \$170,000 from state road use tax fund. H. F. 366, appropriations.

To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.

Repeal Iowa law requiring approval of the budget and financial control committee of self-liquidating projects at board of regents institutions. S. F. 326, O'Malley and Frommelt; H. F. 351, Smith and Loss.

Clarify law regarding payment of costs by county of voluntary inpatient and

Clarify law regarding payment of costs by county of voluntary inpatient and outpatient services at state mental health institutions. S. F. 274, Ely; H. F. 383, governmental affairs.

H. F. 383, governmental affairs.

Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education.

Establish a technical institute in southwest Iowa, board of regents, appropriate \$1,650,000. H. F. 434, Robinson, et al.

Revise and recodify statutes providing care, treatment, habilitation, support, etc., of mentally retarded persons. S. F. 444, Ely.

Remove limitations on board of control spending from budget for its institutions adopted by 1963 legislature. S. F. 454, Lucken, et al.

To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F.

roads under highway commission supervision and maintenance. H. F. 513, Redfern.

Presentence investigation by the parole board on all persons charged with a felony. S. F. 474, Lucken, et al.; H. F. 530, Smith of O'Brien.

Voluntary payments for care of minors in state institutions and provide for the social security benefits to pay for such care. S. F. 476, Flatt; H. F. 542, Seibert.

Employment and other privileges for certain inmates of state correctional institutions. S. F. 488, Lucken, et al. State highway commission maintain, reconstruct and repair all highways and roads on state-owned and state-controlled property. H. F. 535, Redfern, et al.

Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

State highway commission maintain, reconstruct and repair state park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al.

Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. H. F. 577, governmental affairs.

Provide for treatment of alcoholism. S. F. 529, judiciary.

State make payments of costs and fees in successful habeas corpus action if plaintiff has no funds. H. F. 354, Redfern.

Appropriation for capital improvements for institutions under board of control. H. F. 684, appropriations.

Board of regents grant paid leaves of absence to staff members for further study, etc. S. F. 42, Nims, et al.; H. F. 93, Cohen, et al.

Appropriation to board of control for salaries, support, maintenance, etc. of their institutions. H. F. 682, appropriations. State highway commission maintain, reconstruct and repair state park, in-

INSURANCE-

General

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.

Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.

Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.

To provide additional death benefits for employees without dependents. S. F.

To provide additional death benefits for employees without dependents. S. F. 67, Condon and Flatt
Requiring insurance companies to give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.
Require payment of premium tax on policies exceeding \$5,000.00 written by fraternal beneficiary associations. S. F. 100, Hagedorn.
Investment of funds of life insurance companies, clarify Iowa law. S. F. 215,
Frommelt, et al.

Levy a tax on premium income of fraternal insurance societies. H. F. 161, Fischer of Grundy.

To set value of stock shares in insurance companies at not less than \$1. S. F.

202, Reppert.

Authorize insurance commissioner to establish rules for solicitation and voting Authorize insurance commissioner to establish rules for solicitation and voting of proxies from insurance company policyholders and stockholders S. F. 216, commerce; H. F. 209, commerce.

Regulation of securities dealers under the lowa securities law. H. F. 174, commerce; S. F. 217, commerce.

Increasing from \$180 to \$200 a week the pay of insurance examiners checking domestic companies. H. F. 179, commerce; S. F. 218, commerce.

Empowering insurance commissioner to promulgate rules and regulations under the securities act. H. F. 178, commerce; S. F. 222, commerce.

Relating to registration requirements under the lowa securities law. H. F. 177, commerce; S. F. 223, commerce.

177, commerce; S. F. 223, commerce.

Require reports to insurance commissioner of insider trading of domestic stock insurance company equity securities by an owner of 10 percent or more of the stock. S. F. 231, commerce; H. F. 210, commerce.

Increasing capital and surplus requirements for insurance companies seeking new licenses in Iowa. H. F. 211, commerce.

Consolidating present fire and casualty insurance rate regulatory laws. H. F.

212, commerce.
To include value determined under rules of national association of insurance

To include value determined under rules of national association of insurance commissioners in present law regulating valuation for life insurance companies investments. S. F. 241, Coleman and Shaff.

Remove 50 percent minimum membership requirement on franchise plan group health and accident insurance policies but retain a minimum of 10 members. H. F. 237, Kempter and Miller of Page.

Increase proof of motor vehicle financial responsibility from \$25,000 to \$35,000 and provide varying increases in auto insurance protection. H. F. 247,

and provide varying increases in auto insurance protection. H. F. 241, Patton, et al.

Prohibit use of insurance application forms requiring naming race or color of applicant. H. F. 272, Gillette of Story.

Podiatrists participate in hospital and medical service plans. H. F. 232, Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al.

Increase required auto insurance coverage from \$10,000 to \$25,000 for one person, \$20,000 to \$50,000 for two persons and property protection from \$5,000 to \$10,000. H. F. 364, Gaudineer.

Increasing the maximum amount of small loans and relating to penalties for excessive interest. S. F. 146, Reppert, et al.; H. F. 384, Kempter, et al. Certain coverage required to be offered in or supplemental to any automobile

liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state. H. F. 397, Maley and Dunton.

County boards of supervisors obtain insurance to protect county officers from liability for mistakes made in line of duty. H. F. 430, Bogenrief, et al. Optometrists to participate in hospital and medical service insurance plans. H. F. 444, Fischer of Grundy.

Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. F.

stored or shipped, with liability limited to the declared value. S. F. 459, Kruck, et al.

Permit state to contribute 25 percent of cost of group health and hospital plans for employees. S. F. 469, Coleman.

Require all motor vehicle liability insurance written for not less than \$10,000 for one death, \$20,000 for two or more, in addition to property damage coverage. S. F. 494, Stanley.

Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.

Payment of 2 percent premium tax on policies, on any one life, exceeding \$5,000, fraternal beneficiary associations. S. F. 214, commerce.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al.

Regulating sale of credit life and credit accident and health insurance. H. F. 562, commerce.

562, commerce.

562, commerce.

Group accident insurance for youth organization. H. F. 608, commerce.

Correct error in S. F. 146. S. F. 571, commerce.

Amend H. F. 211, establish guide lines for admission of foreign insurance companies. H. F. 672, commerce.

Insuring of groups. S. F. 166, Schroeder, et al.

Taxation of fraternal beneficiary associations. S. F. 214, commerce.

Promotion expense incurred in organization of domestic insurance companies.

S. F. 533, judiciary; H. F. 602, commerce.

Cities and towns, etc. buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

Consolidating present fire and casualty insurance rate regulatory laws. H. F. 212, commerce.

INTERSTATE COOPERATION-

General

Changing the bounty on wolves. H. F. 57, Scherle of Fremont-Mills.
Conferring authority on courts and agencies of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.
To require registration with Iowa commerce commission of all interstate motor carriers. S. F. 140, transportation.
To require that long distance telephone rates within the state shall be computed on the same basis even if a call crosses state lines. H. F. 123,

Fischer of Grundy.

Increasing from \$180 to \$200 a week the pay of insurance examiners checking domestic companies. H. F. 179, commerce; S. F. 218, commerce.

Permit residents of bordering states to fish in Iowa counties bordering their state on same basis that Iowans can fish, in bordering state. S. F. 314, Main.

Main.
Interstate vehicle equipment safety compact. H. F. 606, transportation.
Interstate driver license compact. H. F. 607, transportation.
Appropriation, claims by members of commission on interstate cooperation.
S. F. 608, appropriations; H. F. 703, appropriations.

Traveling library to enter into compacts with adjoining states. S. F. 17, Lodwick and Dodds; H. F. 41, Robinson, et al.
Appropriate from general fund for expenses of interstate cooperation commission members. S. F. 638, appropriations.

IOWA ADVISORY COMMISSION-

General

Establish Iowa advisory commission on intergovernmental relations and to appropriate funds for its operation. H. F. 394, Grassley.

IOWA AIR POLLUTION CONTROL BOARD-General

Establish state air pollution control board. H. F. 525. Resnick.

IOWA CIVIL AIR PATROL COMMISSION-General

Establishing a civil air patrol commission, appropriating funds thereto. H. F. 520, McNamara, et al.; S. F. 482, Reppert.

IOWA DEVELOPMENT COMMISSION-

General

Iowa development commission provide assistance to insure economic and orderly development of the state. H. F. 632, commerce; S. F. 561, com-

Deficiency appropriations for Iowa development commission and public safety.
H. F. 665, appropriations.
Iowa development commission to use money appropriated by Sixtieth General Assembly. H. F. 639, commerce; S. F. 599, appropriations.
Appropriation, claims by legislative members of development commission, S. F. 612, appropriations; H. F. 698, appropriations.

IOWA EMPLOYMENT SECURITY COMMISSION-

Establishing a contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports. H. F. 554, governmental affairs.

To allow Iowa employment security commission to subject interest and pen-alties on contributions subject to jeopardy assessments. H. F. 556, governmental affairs.

Including penalties as well as contributions and interest in the determination and assessment of employment security contributions. H. F. 557, governmental affairs.

Forbid disclosure of information pertaining to employment security records of claimants to unauthorized persons. H. F. 570, governmental affairs.

Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, govern-

mental affairs.

IOWA FERTILIZER. LAW-

General

Rewrite Iowa fertilizer law and set standards for transportation, handling, etc., of anhydrous ammonia, etc. S. F. 500, agriculture.

IOWA INHERITANCE TAX-General

Iowa inheritance tax. H. F. 679, ways and means. Iowa estate tax. H. F. 709, ways and means.

IOWA INSURANCE COMMISSION-

General

Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.

et al.; S. F. 26, Stephens, et al.

Authorize insurance commissioner to establish rules for solicitation and voting of proxies from insurance company policyholders and stockholders. S. F. 216, commerce; H. F. 209, commerce.

Require reports to insurance commissioner of insider trading of domestic stock insurance company equity securities by an owner of 10 percent or more of the stock. S. F. 231, commerce; H. F. 210, commerce.

Increasing capital and surplus requirements for insurance companies seeking new licenses in Iowa. H. F. 211, commerce.

Consolidating present fire and casualty insurance rate regulatory laws. H. F. 212 commerce.

212, commerce.

To include value determined under rules of national association of insurance commissioners in present law regulating valuation for life insurance companies investments. S. F. 241, Coleman and Shaff.

IOWA LEGISLATIVE COUNCIL-

Establish Iowa legislative council; replace, budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537. Meacham.

IOWA RECREATION BOARD-

Establish an Iowa recreation board to study recreation needs, provide appropriation. H. F. 536, Craig and Boot.

IOWA SOLDIERS HOME-

General

Require that any assets of a member of the Iowa soldiers home be used to help pay for his maintenance and support there. H. F. 285, Rider. Appropriate \$625,000 for addition at soldiers home at Marshalltown. S. F. 133, Mills; H. F. 154, Craig and Rider.

IOWA SOYBEAN CORPORATION-

General

Iowa soybean association eligible for benefits of farm aid groups, levy excise tax one-half cent a bushel sold to promote products. S. F. 478, Coleman, et al.

IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COM-MITTEE.

General

Establish an Iowa state fair and world food exposition study committee. H. J. R. 26, governmental subdivisions.

IOWA STATE MEDIATION AND CONCILIATION COMMISSION-

Establishment of a mediation and conciliation commission. H. F. 676, industrial and human relations.

IOWA TRAINING SCHOOL FOR BOYS-

General

Transfer land from Eldora Training School to City of Eldora for Municipal Hospital. H. F. 136, Oehlsen, et al.

Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F. Effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.

IOWA WATER POLLUTION CONTROL COMMISSION-

General

Create Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412, Gallagher, et al.

IPERS-

General

To exempt resident doctors and internes at state hospitals from IPERS. H. F.

69, Mahan and Doderer; S. F. 92, Burns.

Increase top limit for salary deductions to IPERS from \$4,800 to \$6,000. S. F. 197, Ely, et al.

Remove \$4,000 annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer; increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of

Crease yearly and on all pay beginning in 1912. H. F. 210, Jackson of Clinton, et al.

To rewrite law dealing with termination of employment under IPERS permitting qualification for benefits in five years. S. F. 307, O'Malley;
H. F. 405, Jackson of Black Hawk, et al.

Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black

Hawk.

Permit investment of up to 25 percent of IPERS funds in common stock; 10 percent in preferred stock. H. F. 441, Doderer, et al.

Appropriate \$500,000 a year to IPERS to increase the prior service reserve fund. H. F. 443, Resnick and Carnahan.

Public employees of 72 years of age to receive retirement benefits regardless of the amount of their earnings and if they have full time employment. H. F. 550, Mahan and Kluever.

Exempt persons hired for short periods of time from participation in IPERS. H. F. 587, governmental subdivisions.

Claims of \$370 appropriated from IPERS, H. F. 615, appropriations.

Appropriate from IPERS to employment security commission for administrative costs of IPERS. S. F. 579, appropriations; H. F. 683, appropriations.

Advisory Investment Board

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. 11, Oehlsen.

Relating to advisory investment board of the IPERS. H. F. 347, Hausheer, et al.

Appropriation for claims by members of advisory investment board of IPERS. S. F. 609, appropriations.

JUDGES-

General

Repeal requirement that all supreme court justices live and maintain their offices in Des Moines after January 1, 1968. S. F. 55, Rigler, et al. Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.

Clarify the provisions relating to judicial nominating commissions and right of chairman to vote. S. F. 116, judiciary.

To create a special court to be known as Iowa tax court. H. F. 152, Miller of Page, et al.

Changing method of computing judicial retirement benefits. S. F. 210, Ely and Riley.

Riley.

To place municipal courts under the court reform act; permit Des Moines to have six municipal judges; to increase civil jurisdiction from \$2,000 to \$5,000; increase fees from one-half to three-fourths that charged by district court. S. F. 306, O'Malley, et al.

To rewrite Iowa juvenile court law; designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.

Relating to expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.

Reducing from 21 to 10 number of judicial districts in Iowa. S. F. 373, Riley. Providing a unified trial court system, abolishing all courts below the district court level. H. F. 449, Kluever.

Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate works of district all the facilitate with a late facilitate. to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.

Clarify procedures for selection of election judges. H. F. 524, Rasmussen. Provide for law clerks for judges of the Iowa supreme court. S. F. 530, judiciary.

Clarify Iowa Code on contesting elections. S. F. 549, judiciary.

JUDICIARY-

General

Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary. Establish office of public defender in every county, elected every two years and paid \$8,000 a year. H. F. 102, Glenn and Lynch.

To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.

Increase terms of medical physicians and surgeons of state board of medical examiners from 5 to 6 years. S. F. 94, judiciary; H. F. 117, judiciary. Clarify procedure for adoption of rules by state departments. H. F. 170, judiciary.

Relating to lewdness and indecent exposure. H. F. 173, Doyle. Changing method of computing judicial retirement benefits. S. F. 210, Ely and

Riley. Increase from \$20 to \$100 maximum sum the stealing of which shall constitute petty larceny; increase from \$100 to \$300 the fine. H. F. 258, Bailey. Relating to expenses of chief judges in each judicial district. S. F. 361, Riley and Beneke.

Approval, amendment or rejection of rules of civil procedure reported to the General Assembly. S. F. 356, judiciary: H. F. 373, judiciary.

General Assembly disapproved changes in civil procedures by supreme court. found in House Journal under date of January 28, 1965, amended rule 215.1 S. F. 355, judiciary; H. F. 375, judiciary.

Providing a unified trial court system, abolishing all courts below the district court level. H. F. 449, Kluever.

Penalty for bribery in athletic contests, fine of up to \$10,000 or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. F. 452, Gaudineer.

452, Gaudineer. Allow courts to set fees for court-appointed attorneys, eliminating the statutory fees. H. F. 466, Kluever.
Selection of grand jurors, provide a more representative grand jury. H. F. 473,

Doderer.

Increase annual salary of the clerk of the grand jury in counties having population of 150,000 and over from \$6,000 to \$7,000. H. F. 475, Gaudineer.

Establishing a code of military justice in Iowa for national guard not in federal service. H. F. 560, judiciary.

Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.

Establishing a procedure for indictment, trial and sentencing of defendants for public offenses which carry a heavier penalty because of prior convictions. H. F. 565, judiciary.

Obscenity and indecency. H. F. 624, judiciary.

Eliminate statutory fees for court-appointed attorneys; allow court to establish each fee. H. F. 597, judiciary.
Clarify Iowa Code on contesting elections. S. F. 549, judiciary.
Legalize, etc., proceedings providing for organization, etc., of school corpora-

tions. S. F. 569, judiciary. Supreme executive power of the state in absence of governor. S. F. 595,

judiciary. Determination of executive disability. H. F. 713, governmental affairs.

JURY-

General

Poll list taken from election registers, cities with permanent registration, jury lists for municipal court. H. F. 196, Duffy, et al.

Require defendant who has counsel to raise demurrer to indictment at least four days before trial. S. F. 270, Shirley.

Permit selection of grand jurors from election precincts instead of by town-ship only. S. F. 437, Ely. ship only.

Selection of grand jurors, provide a more representative grand jury. H. F. 473. Doderer.

Increase annual salary of the clerk of the grand jury in counties having population of 150,000 and over from \$6,000 to \$7,000. H. F. 475, Gaudineer.

JUVENILE-

See Minors

LABELING-

General

Relating to the labeling and imprinting of colored oleomargarine when sold or offered for sale at retail, S. F. 27, Murray, et al.; H. F. 20, Cochran, et al.

Rewrite Iowa fertilizer law and set standards for transportation, handling, etc., of anhydrous ammonia, etc. S. F. 500, agriculture.

Bring ice milk under labeling requirements of Iowa law, listing of ingredients.

S. F. 520, agriculture.

LABOR-

General

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al. Establish a state minimum wage of \$1.25 per hour. H. F. 48, Felger, et al.; S. F. 54, Mincks and Klefstad.

Establish a state minimum wage of \$1.25 per hour. S. F. 57, Stanley, et al. To regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73, Mincks, et al. Illegal for anyone not directly involved in a labor dispute to recruit employees

to replace workers involved in such dispute. H. F. 24. Miller of Buena

Vista, et al.; S. F. 80, Denman, et al.
Establish occupational safety and health advisory board authority to propose safety rules and regulations to state labor commissioner. H. F. 140,

safety rules and regulations to state labor commissioner. H. F. 140, Glenn, et al.

Wage rate for public works projects. S. F. 91, Klefstad, et al.; H. F. 157, Wengert, et al.

To regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.

Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total costs exceeds \$500, requiring letting of contracts. H. F. 440, Gillette of Story, et al.

Relating to child labor. S. F. 395, Riley and Denman; H. F. 454, Gaudineer.

Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.

Radl. Remove certain restrictions and limitations on compensation to employees due to industrial diseases. H. F. 470, Gaudineer.
License all electricians, etc. H. F. 481, Burke.

Inspection of low-pressure boilers by state boiler inspector. S. F. 87, Klefstad, et al.; H. F. 175, Bremmer, et al.

Appropriate from primary road fund to bureau of labor for use of industrial commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.

Establishment of a mediation and conciliation commission. H. F. 676, industrial

and human relations. Employer to enter into certain agreements with labor organizations. H. F. 677, industrial and human relations.

Unions

Relating to labor unions, repealing right-to-work law. H. F. 1. Gaudineer, et al.

Requiring recognition by an Iowa public body of a labor union of its employees without civil service status. H. F. 12, Glenn, et al.

Amend the Iowa constitution incorporating the "right-to-work" principle in labor contracts in the constitution. H. J. R. 12, Grassley.

Public employees of Iowa right to organize three member arbitration board whose decision would be binding. S. F. 66, Mincks, et al.; H. F. 125, Carnahan, et al.

Allow union shop in Iowa wage contracts. S. F. 492, Mincks, et al.; H. F. 514, Gaudineer, et al.

School employees to authorize payroll deduction for dues to professional organizations, etc. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et al.

LAKES-

General

Relating to operating six horsepower motor boats on artificial lakes having a minimum of 50 acres rather than present 100 acre limit. S. F. 19. McGill.

To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.

County conservation boards create lakes by damming streams,, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing. Appropriate funds from general fund to conservation commission for dredging of Storm Lake and North Twin Lake. H. F. 399, Miller of Buena Vista

and Winkelman.

Appropriate \$65,000 for improvements at Green Valley State Lake in Union county. H. F. 526, Madden.

Authorize participation by this state and its subdivisions in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.

Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

LAND-

General

To increase from 100 to 200 feet the maximum width of electric transmission line right-of-way that may be acquired through eminent domain. H.

line right-of-way that may be acquired through eminent domain. H. F. 45, Loss, et al.

To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.

Rewrite present Iowa law on assessment and taxation of platted lands. S. F. 151, Coleman, et al.

Relating to powers and duties of county conservation boards. H. F. 181, Gallagher and Baker.

Broaden definition of drainage districts to include "all lands," amend various sections of the levee and drainage district act. S. F. 211, Beneke and Coleman; H. F. 253, Cochran, et al.

Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.

County conservation boards create lakes by damming streams, acquire lands, etc.; financed by general obligation bonds. H. F. 282, Busing.

Annexation of additional lands in a drainage or levee district and basis for assessments upon such lands. H. F. 334, Scherle.

Trespassing on the land of another and refusing to leave a dwelling place.

assessments upon such lands. H. F. 334, Scherle.

Trespassing on the land of another and refusing to leave a dwelling place. S. F. 334, Riley.

Constructing replacement drains wholly on the owner's land. S. F. 387, Beneke. Relating to the required qualifications for registration as a professional engineer or land surveyor. S. F. 406, Stanley, et al.

Relating to the registration of professional engineers and land surveyors and the regulation of these professions. S. F. 408, Stanley, et al.

Permit corporations to acquire property within the limits of any city and town of this state. S. F. 415, O'Malley, et al.; H. F. 438, Anderson, et al.

Enable cities to acquire land for relocating railroad facilities and other public utility installations from urban renewal projects. S. F. 438, Condon and Messerly.

and Messerly.

Provide moving expenses up to \$500 within a 25-mile area in condemnation cases. S. F. 468, Riley.

Permit cities and towns to zone property 1 mile outside their limits. H. F.

491, Meacham.
Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibbie and Benda.
Require land taken by condemnation cannot be possessed until legal appeals are decided. H. F. 528, Bogenrief and Foster.

To encourage landowners to make land and water available to public by lim-iting liability in connection therewith. H. F. 564, conservation and recreation.

Prohibiting littering of water or land under state jurisdiction. H. F. 567, conservation and recreation.

Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year.

H. F. 590, conservation and recreation.

Issue a land patent on 40 acres of Marion county land to Marion county. S. F. 528, judiciary.

Conservation commission to use monies appropriated by Fifty-ninth General Assembly. H. F. 691, appropriations.

Amend H. J. R. 17, implementing and defining powers of executive council in acquisition of additional land for capitol grounds. H. J. R. 27, governmental affairs.

Create urban land tax credit, appropriation. S. F. 163, Reppert.

LAND PATENTS-

General

Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker.

Issue land patent on 51.65 acres in Wapello County to Clovie D. Walter. S. F.

514, judiciary.

Issue a land patent on 40 acres of Marion county land to Marion county. S.

F. 528, judiciary.

LARCENY-

General

Increase from \$20 to \$100 maximum sum the stealing of which shall constitute petty larceny, increase from \$100 to \$300 the fine, H. F. 258,

LEGALIZING AND ENABLING ACTS-

General

Relating to legalizing remodeling of two courtrooms in Linn county court-

house. S. F. 28, Ely and Riley.
To legalize proceedings of south Hamilton community school board in setting a one-mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.

Legalize proceedings for the merger of certain land into the United Community School District, in the counties of Boone and Story. H. F. 35,

Baker and Hausheer.

Baker and Hausheer.

Legalizing proceedings of the board of directors of the United Community School District in Boone and Story Counties, authorizing \$700,000 in school district bonds. H. F. 36, Baker.

Amending Iowa constitution creating legislature with 35 senators and 70 house members. S. J. R. 12, Riley.

Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton county. S. F. 189, Walker.

Legalize \$7,644 spent by the Boone county board of supervisors, improvements to Boone county home. H. F. 342, Baker.

Legalize the organization and establishment of the Armstrong benefited fire district in Emmet and Kossuth Counties. H. F. 343, Nielsen of Emmet-Palo Alto.

Palo Alto

Legalize and validate \$700,000 bond issue voted for school building program of Osage community school district. H. F. 350, Stevenson.

Legalize \$16,000 in fire equipment bonds issued, anticipate collection of one and one-half mills, Hazelton township, Buchanan county. H. F. 386, Harrington.

Legalize proposed transfer of present airport site owned by city of Hawar-den as gift to Sioux Empire College, county of Sioux, State of Iowa, authorize conveyance of legal title. S. F. 416, DeKoster; H. F. 402, Den Herder.

Legalize a school district merger involving Waterloo school district. H. F. 518, Jackson of Black Hawk, et al. Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton;

the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington. Legalize and validate proceedings board of directors of Linn-Mar community school district in Linn county, provide issuance of school building bonds, etc. S. F. 503, judiciary. Establishment of the Iowa City community school district in Johnson County.

H. F. 650, education. Legalize \$40,000 in sewer bonds of the town of Calamus in Clinton county. H.

F. 644, judiciary.

Legalize \$175,000 in water and sewer revenue bonds of the town of Calamus in Clinton county. H. F. 645, judiciary.

Legalize, etc. proceedings providing for organization, etc. of school corpora-

tions. S. F. 569, judiciary. Reorganization of school districts in Buchanan county. H. F. 685, Harrington.

LEGISLATIVE CHAMBERS REMODELING COMMITTEE—

General

Appropriation to appointive members of legislative chambers remodeling committee. S. F. 584, appropriations.

LEGISLATIVE FISCAL DIRECTOR-

General

Require long-range cost estimate attached to all bills introduced providing appropriations of state money or increase or decrease of revenue. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.

Establish Iowa legislative council, replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537, Meacham.

LEGISLATIVE REAPPORTIONMENT-See Reapportionment of Legislature

LEGISLATIVE RESEARCH-

General

Create legislative information councils for General Assembly to operate between regular sessions. S. F. 196, Lodwick, et al.
To abolish the six member legislative research committee and replace it with a legislative research bureau; appointed director. S. F. 308, Hill, et al. Establish Iowa legislative council; replace, budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537,

Meacham. Appropriation, claims by members of legislative research and highway study advisory committee. S. F. 611, appropriations; H. F. 701, appropria-

tions. Membership of legislative research committee and bureau. S. F. 629, govern-

mental affairs.

Abolish legislative research committee, and bureau, create Iowa government operations commission, 3 members, appointed by governor, \$16,000 each, salary. H. F. 341, Bogenrief.

LEGISLATURE

General

Confirmation of public officers by the senate, eliminating executive sessions. S. F. 1. Frommelt, et al.

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.

Create a committee to study water flouridation and to appropriate \$5,000 for that purpose. H. J. R. 19, Radl.

Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs. Require approval by secretary of state amendments to the articles of incorporation of business corporations. H. F. 395, Bailey.

Amend Iowa constitution to provide for a unicameral legislature. H. J. R. 21,

Bogenrief, et al.

Create 58 member senate from 47 districts, each county 35,000 or more population, each county 80,000 or more additional senators. S. F. 483, O'Malley.

Create committee to study the need for revising Code of Iowa, make appropriation. H. J. R. 23, Doderer.

Governor appoint auditor of state. S. J. R. 4, Mincks, et al.; H. J. R. 10,

Jackson of Clinton, et al.

Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.;

H. F. 10, Shirley of Dallas. Repeal provision establishing office of county attorney, H. J. R. 14. Gillette

of Story, et al. Abolish 6 member legislative research committee,

replace with legislative

research bureau, appointed director. S. F. 308, Hill, et al.
Establish Iowa legislative council, replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537, Meacham.

Appropriation to commercial code study committee for preparation of proposed legislation. S. F. 558, appropriations.

Representation in senate and house, Sixty-second General Assembly and thereafter. S. F. 568, governmental affairs.

Appropriation to appointive members of legislative chambers remodeling committee. S. F. 584, appropriations.

Appropriation to members of court study commission. S. F. 585, appropriations.

tions.

Create vehicle code study committee to study vehicle laws. H. J. R. 24. transportation

Appropriation, claims to legislative members serving on legislative advisory committees. S. F. 614, appropriations; H. F. 700, appropriations.

Abolish legislative research committee, and bureau, create Iowa government operations commission, 3 members appointed by governor, \$16,000 each salary. H. F. 341, Bogenrief.

General Assembly

Amending lowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.: H. F. 11, Oehlsen.

To appropriate \$3,000 from general fund for printing and other expenses of the court study commission. S. F. 48, appropriations.

Proposing an amendment to constitution relating to effective date of laws

passed at general session of General Assembly. H. J. R. 2, Baringer;

S. J. R. 10, Lange and Stanley. Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.

Wilson, et al.

Amending Iowa constitution to permit legislators to receive pay increases as well as expenses. H. J. R. 8, Wilson, et al.

Specify when terms begin of members of the capitol planning commission. H. F. 148, Grassley and Caffrey.

Create legislative information councils for General Assembly to operate between regular sessions. S. F. 196, Lodwick, et al.

Adopting report of the capitol planning commission as the master plan and guide for expansion of the state capitol grounds. S. J. R. 15, O'Malley, et al. H. J. B. 16 Grassley et al.

guide for expansion of the state capitol grounds. S. J. R. 15, O'Malley, et al.; H. J. R. 16, Grassley, et al.

Require long-range cost estimate attached to all bills introduced providing appropriations of state money or increase or decrease of revenue.

S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.

Amend the constitution to create a 35 member senate and a 105 member house.

S. J. R. 19, Kruck, et al.

Increase salaries of senate and house majority and minority floor leaders from \$30 to \$50 per day and from \$30 to \$40 per day. H. F. 361, Baker and Hausheer.

Approval, amendment or rejection of rules of civil procedure reported to the General Assembly. S. F. 356, judiciary; H. F. 373, judiciary.

General Assembly disapproved changes in civil procedures by supreme court, found in House Journal under date of January 28, 1965, amended rule 215.1. S. F. 355, judiciary; H. F. 375, judiciary.

Amend state constitution to create a 56 member senate and 110 member house.

S. J. R. 22, Reppert.

Amend state constitution to permit state legislature to set residence

Amend state constitution to permit state legislature to set residence requirements for voters, not more than 6 months in state and 60 days in county. S. J. R. 23, Stanley.

Establish Iowa legislative council, replace budget and financial control committee, legislative fiscal director, legislative research committee and legislative research bureau. S. F. 491, Kibbie and Mincks; H. F. 537,

Meacham, Amend Iowa constitution relating to composition of the General Assembly, basis of representation of the members, establishment of congressional

districts. S. J. R. 24, governmental affairs.

Governor appoint secretary of state, treasurer, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Compensation of members of the General Assembly, \$50. S. F. 555, governmental affairs

Increase from \$30 to \$40 pay of legislators. H. F. 657, governmental affairs. Create commission on the aging. S. F. 351, industrial and human relations;

H. F. 647, industrial and human relations.

Membership of legislative research committee and bureau. S. F. 629, governmental affairs.

Annual sessions of General Assembly. S. J. R. 3, Denman, et al.; H. J. R. 9, Wilson, et al.

Amend constitution, terms of governor and lieutenant governor 4 years. S. J. R. 7, Reppert, et al.

Payment of miscellaneous expenses by Sixty-first General Assembly and work after adjournment. H. F. 718, appropriations.

LEVEE-

See Drainage Districts

LIABILITY....

General

Increasing drivers responsibility and liability toward passengers. H. F. 3, Gaudineer, et al.

Repeal law relating to dram shop actions. H. F. 63, Coffman, et al. Eliminate requirement beer permittees having dancing must hire a policeman.

H. F. 64, Coffman, et al.

Reducing from 2 years to 1 year period actions can be filed under dram shop law. H. F. 65, Coffman and Scott.

Repeal provision allowing payment of exemplary damages from the dram shop law. H. F. 81, Jackson of Clinton, et al.

Relating to responsibility for damage to highways and highway structures. S. F. 130, Kruck.

Responsibility of motor vehicle operator in backing vehicles on highways. S. F. 75 Kruck et al. H. F. 85 Rider, et al. F. 75, Kruck, et al.; H. F. 85, Rider, et al.

Exempt owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon. S. F. 283, Stephens.

Limit the civil liability to persons riding in aircraft without payment for the ride or transportation. H. F. 293, Detje.

Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.

Exempt owners, lessees, and occupants of recreational premises from liability to recreational users. S. F. 383, Nims, et al.

Constructing replacement drains wholly on the owners land. S. F. 387, Beneke.

Certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any notor vehicle registered or principally garaged in this state. H. F.

motor vehicle registered or principally garaged in this state. H. F. 397, Maley and Dunton.

Owners of income property liable for injuries suffered by persons falling on snow-covered sidewalks. H. F. 380, Gaudineer, et al.

County boards of supervisors obtain insurance to protect county officers from liability for mistakes made in line of duty. H. F. 430, Bogenrief, et al.

Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. F. 459 Kruck et al.

stored or shipped, with liability limited to the declared value. S. F. 459, Kruck, et al.

Require all motor vehicle liability insurance written for not less than \$10,000 for one death, \$20,000 for two or more, in addition to property damage coverage. S. F. 494, Stanley.

Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation.

Insurance companies give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.

Insurance coverage increased from \$10,000 to \$25,000, one person, \$20,000 to \$50,000, 2 persons, property from \$5,000 to \$10,000. H. F. 364, Gaudineer.

neer.

Increase proof of motor vehicle financial responsibility from \$25,000 to \$35,000, and increases in auto insurance protection. H. F. 247, Patton, et al. Provide liability immunity to members of fire departments. H. F. 659, governmental subdivisions.

Determine liability of fee title holder motor vehicles. S. F. 618, judiciary.

LIBRARIES ...

Relating to public libraries. H. F. 21, Robinson, et al.
Creation of sinking funds in cities and towns for constructing and equipping
libraries and other public improvements. S. F. 160, Reppert, et al.;
H. F. 265, Rasmussen, et al.
Use of public libraries. H. F. 670, governmental subdivisions.
Appropriate from general fund to blind for library space and shelving. H. F.

689, appropriations.

Traveling library to enter into compacts with adjoining states. S. F. 17, Lod-wick and Dodds; H. F. 41, Robinson, et al.

LICENSES-

General

Watchmakers licenses. S. F. 6, Lucken, et al.
Relating to regulating county mutual insurance associations. H. F. 13, Mueller, et al.; S. F. 26, Stephens, et al.
Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al.
To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.
Requiring commercial establishment to have liquor license when rented out for private parties, etc., where liquor is served. H. F. 22, Fisher of Greene and Doyle.
Amending constitution to authorize bingo games sponsored by charitable

Greene and Doyle.

Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al. To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al.

Allow cities and towns and areas under boards of supervisors, voting wet, continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.

Provide that conviction for a felony shall not disqualify person from obtaining liquor license if conviction more than 3 years. H. F. 75, Miller of Des Moines, et al.

Des Moines, et al.

Require licensed real estate brokers and salesmen to post surety bonds of \$5,000. H. F. 165, Foster, et al. To make a license a right and renewal mandatory, S. F. 78, Briles: H. F. 89.

Kempter.

Relating to public dance supervision upon the premises of class B beer permit holders. H. F. 90, Gaudineer, et al.

License and regulate, under public safety department, lie detector examiners.

S. F. 176, Burke.

Provide for voluntary surrender of real estate license, waiving hearing or notice, give real estate commission power to suspend license. S. F. 194, O'Malley, et al.

Permitting county governments to regulate and license junk dealers. S. F. 123, Kibbie, et al.; H. F. 192, Distelhorst, et al. Increasing capital and surplus requirements for insurance companies seeking new licenses in Iowa. H. F. 211, commerce.
Relieve state department of public safety of furnishing containers to county

treasurers for automobile registration certificates. H. F. 238, Dunton, et al.

Permit counties to collect dog license fees for cities and towns. H. F. 300.

Burke, et al.

Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al.

et al.

Relating to the licensing and regulation of milk dealers, must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.

Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.

Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.

Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.

Increase the penalty for driving while the drivers license is suspended or revoked. S. F. 350, Stanley.

Set up licensing requirements for funeral establishments. H. F. 374, O'Malley. Relating to the licensing and regulation of milk dealers, must meet certain specifications. S. F. 282, Elvers, et al.; H. F. 370, Bailey, et al.

Permit pari-mutuel betting, 3 member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of Des Moines, et al.

Des Moines, et al.

Relating to egg and poultry industry, licensing and regulations. H. F. 432, Meacham.

Requiring milk and cream processors to post bond with secretary of agriculture. H. F. 446, Meacham.

License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.

ture. S. F. 448, Stephens and Van Gllst.

Give notice to dog owners regarding annual license fee. H. F. 486, Doyle.

Permit parl-mutuel racing in Iowa under 3 member Iowa horse racing board.

S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

Require vaccination for rabies before a dog can be licensed. H. F. 501, Kluever.

Permit people with citizens band radios to acquire license numbers for their cars the same as ham operators. H. F. 515, Busing, et al.

Adoption of state electrical code for inspecting and licensing electrical contractors and electricians. S. F. 480, O'Malley, et al.

Requiring evidence of rabies inoculation before a dog can be licensed by a city, town or county. H. F. 566, public health.

Revise licensing and regulations of private detectives. H. F. 648, transportation.

tion.

No license issued by board of health to any hospital prior to issuance of a fire safety certificate. H. F. 335, Caffrey and Foster.

See Fees, sub-references General and Licenses

Fish and Game

See Fish and Game, sub-reference Licenses

Hunting

See Hunting, sub-reference Licenses

Medical, Professional

See Medical, Professional, sub-reference General

Motor Vehicles

Requiring photograph on drivers or chauffeurs license and repealing requirement for notation on back of license by judge for violations. S. F. 43,

Nims, et al. Increasing cost of drivers and chauffeurs licenses. H. F. 32, Resnick.

Drivers whose license has been revoked or suspended, convicted of two or more moving violations during 2 year license period must complete safety education course before new license issued. S. F. 101, Flatt.

To require that all operators and chauffeurs licenses shall bear a photograph of the licensee. H. F. 124, Miller of Buena Vista, et al.

Revocation of driver or chauffeur license of motorist who fails to stop after

property damage accident of \$100 or more. H. F. 168, Gillette of Story, et al.

Failure to stop and render aid after an accident in which property damage totals \$100 or more, revocation of driving prvileges. H. F. 169, Gillette of Story, et al.

To permit purchase of transit plates for travel trailers. S. F. 242, Buren.
To license manufacturers, distributors, factory and distributor representatives
of motor vehicles under the state public safety department. S. F. 287, transportation.

To require blood type be included on drivers or chauffeurs license, S. F. 305, Reno.

Repeal assessment of court costs for charges of not carrying a driver or chauffeur license. H. F. 332, Grassley.

To permit either mother or father to sign application for drivers instruction permit for child under 18. S. F. 369, Reppert.

Providing that no operators or chauffeurs license shall be issued to a person under 18 years of age without his first having successfully completed an approved driver education course. H. F. 390, Miller of Des Moines, et al.: S. F. 409. Shirley, et al.

et al.; S. F. 409, Shirley, et al.

Start issuance of motor vehicle license plates in January instead of December.

H. F. 429, Bogenrief, et al.

Liability insurance required before a motor vehicle could be registered. H. F.

469, Rickert.

Increase cost of obtaining duplicate operators license from \$.25 to \$2.00 and chauffeurs license from \$.50 to \$2.00. H. F. 488, Hageman.

Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.

Persons convicted of 3 or more moving violations within 12 month period and license suspended or revoked, can not be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.

Interstate driver license compact. H. F. 607, transportation.

Issuance of a temporary drivers permit. S. F. 422, Kruck, et al.; H. F. 603,

transportation.

County sheriffs issue operators and chauffeurs licenses. H. F. 610, transportation.

Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261, Madden, et al.

Exemption of registration fee to disabled veterans who are provided with money to buy a car. S. F. 493, Stanley.

Fully reflective vehicle number plates. H. F. 661, transportation.

See Liquor, sub-references General and Liquor Control Commission

Cosmetology

See Cosmetology, sub-reference General

LIE DETECTORS-

General

Liquor

License and regulate, under public safety department, lie detector examiners. S. F. 176, Burke.

LIENS-

General

Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert. Fees retained by counties for administrative services furnished by county treasurers, motor vehicles, fees collectible with respect to titles and liens. H. F. 229, Gaudineer, et al.

Provide a lien for services of bulls and also a lien for services by artificial insemination. S. F. 333, Nurse and Briles.

Give artisan's lien priority over a lender's lien with written consent of lender. S. F. 266, Riley and Ely; H. F. 353, McNamara, et al.

Increase certain fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep \$2.50 fee. H. F. 471, Bogenrief, et al.

Providing enforcement measures for collecting interest and penalties imposed

Providing enforcement measures for collecting interest and penalties imposed upon employers who fail to make contributions or reports as required by law. H. F. 555, governmental affairs.

LIEUTENANT GOVERNOR-

General

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.

Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick, Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.

Amend constitution, terms of governor and lieutenant governor four years. S. J. R. 7, Reppert, et al.

LIGHTS-

Requiring that car lights be turned on half an hour before sunset and to remain lighted until half an hour after sunrise. H. F. 5, Craig.

To forbid driving a motor vehicle with only the parking lights turned on. H. F. 109, Gillette of Story, et al.

Require flashing front amber and red lights on school buses, permit buses to stop only where there is 700 feet clear vision. S. F. 191, Nims, et al. Permit volunteer firemen to use revolving blue lights on their motor vehicles. H. F. 286, Dougherty.

Permit fiashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.

Provide safety measures, etc., necessary to eliminate fire, panic, death, etc., resulting from electrical power outages leaving public buildings without any lighting, provide control, appropriation, fees and penalties for violation. H. F. 392, Burke.

Use of certain types of lighting or advertising devices which create hazardous.

conditions upon the public highways, nuisances, H. F. 396, transporta-

tion.

Town councils or boards of supervisors right to change lighting in beer establishments. S. F. 325, Riley; H. F. 366, Wilson.

LIQUOR-

General

To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.

Requiring commercial establishment to have liquor license when rented out for private parties, etc., where liquor is served. H. F. 22, Fisher of Greene and Doyle.

Greene and Doyle.

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban.

Proof of age required of a prospective purchaser of intoxicating liquors.

H. F. 26, judiciary.

Allow cities and towns and areas under boards of supervisors, voting wet continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.

Authorizing Iowa tax commission to refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.

Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.

Reducing from two years to one year period actions can be filed under dram shop law. H. F. 65, Coffman and Scott.

Providing suspensions as well as revocations for violations of the beer law.

H. F. 66, Coffman, et al.

H. F. 66, Coffman, et al.

Repeal 10 percent tax on sale of liquor by drink, raise prices of liquor in state stores by 25 cents fifth, allow liquor licensee discount 20 percent on purchases in state stores under prices paid by retailers. H. F. 80, Coffman and Jackon of Clinton and Account of a secondary demands from the dram show

Repeal provision allowing payment of exemplary damages from the dram shop

law. H. F. 81, Jackson of Clinton, et al.

Extend hours for sale of liquor by the drink to 2 a.m. week days, 1 a.m. Sundays with power to limit such Sunday sales to country clubs. H. F. 82, Jackson of Clinton and Coffman.

To reduce from \$1,000 to \$500 the cost of a liquor-by-the-drink license in unincorporated towns of 200 or more population. H. F. 120, Scherle

of Fremont-Mills.

Allow use of veterans auditoriums for sports events, conventions, etc., and allow beer and liquor to be sold. S. F. 177, Reppert.

Issue 15 hour, 1 day, beer and liquor permit to veterans and other organiza-tions, \$15 fee in lieu of license and tax. H. F. 172, Doyle, et al.

Issue 12 hour beer and liquor license to veterans organizations for \$15 permit fee in lieu of usual license and tax on liquor sales. S. F. 102. Hansen, et al.

Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.

Relating to discounts for quantity purchases of liquor. S. F. 431, O'Malley and Frommelt.

Shorten from four to two years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.

Extend one hour the legal hours of sale of liquor by the drink. H. F. 416. judiciary.

Eliminate two year residency requirement in a county as a qualification for obtaining a liquor license. H. F. 422, Doyle, et al.

Relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired. S. F. 399, Hill, et al.; H. F. 427, Hutchins, et al.

Permit liquor to be sold at 6 a.m. instead of 7 a.m. on weekdays. S. F. 440, O'Malley and Frommelt.

Seasonal liquor licenses issued for 6 or 8 months. S. F. 441, O'Malley and Frommelt.

Provide 7 year limitation on convictions for second offense driving while intoxicated, also for subsequent offenses. H. F. 468, Doyle.

Suspension or cancellation of liquor control licenses. S. F. 531, judiciary.

Conviction for a felony shall not disqualify person from obtaining liquor license if conviction more than three years. H. F. 75, Miller of Des Moines, et al.

Reer

See Beer, sub-reference General

Wine

See Wine, sub-reference General

LIQUOR CONTROL COMMISSION-

Repeal 10 percent tax on sale of liquor by drink; raise prices of liquor in state stores by 25 cents fifth; allow liquor licensee discount 20 percent on purchases in state stores under prices paid by retailers. H. F. 80, Coffman and Jackson of Clinton.

Coffman and Jackson of Clinton.

Relating to disclosure of payments by companies selling alcoholic beverages to the Iowa liquor control commission. S. F. 407, Stanley, et al.

Relating to liquor taxation, control and enforcement. S. F. 433, Frommelt.

Permit liquor control commission to grant permission for liquor licensee to have interior access to residential or sleeping quarters. S. F. 371, Elvers; H. F. 425, Tieden, et al.

Permit liquor to be sold at 6 a.m. instead of 7 a.m. on weekdays. S. F. 440, O'Malley and Frommelt.

Seasonal liquor licenses issued for six or eight months. S. F. 441, O'Malley and

Frommelt.

County Attorney and local law enforcement officers responsible for enforcing provisions of liquor control act. H. F. 517, Conway.

Suspension or cancellation of liquor control licenses. S. F. 531, judiciary. Appropriate from general fund for capital improvements to liquor control commission. S. F. 588, appropriations.

LITERATURE-

General

Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502. Baringer.

LIVESTOCK...

See Animals, sub-references General and Farm

LOANS-

General

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.

Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert. Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al. Relating to size of loans by credit unions. S. F. 294, Frommelt, et al.

To make it a misdemeanor for giving false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.

Educational loan fund, and making an appropriation therefor. H. F. 294, Gillette of Story.

Increasing the maximum amount of small loans and relating to penalties for excessive interest. S. F. 146, Reppert, et al.; H. F. 384, Kempter, et al. Reduce maximum interest rates that may be charged by small loan companies. H. F. 411, Glenn.

Require written consent of employer for any wage assignment made by an employee on loans. H. F. 437, Millen, et al.

Repeal 5-mill monies and credits tax, except on banks, loan agencies, etc., and replace the tax money with a 3 percent surtax on dividends and interest in excess of \$200. S. F. 452, Hagedorn, et al.

Regulating sale of credit life and credit accident and health insurance. H. F.

Correct error in Senate File 146. S. F. 571, commerce.

LOTTERY-

See Gambling

MAIL

General

Mailing of absentee election ballots. H. F. 23, Carnahan, et al.
Regulate sale of firearms where delivery is by mail or freight service, unlawful unless order accompanied by notarized document of purchaser.
H. F. 231, Palmer, et al.
Provide mail delivering vehicles sufficient area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al.
Only name, address and city or town of absent or disabled voter be listed on affidavit on envelope in which ballot is mailed. H. F. 337, Carnahan, et al.

et al.

MANPOWER DEVELOPMENT AND TRAINING ACT OF 1962-

General

Enable Iowa employment security commission to participate in the manpower development and training act of 1962, as amended. H. F. 571, governmental affairs.

MARGARINE-

See Foods, sub-reference General

MARRIAGE

General

Continue ADC payments under certain conditions when a parent remarries. S. F. 458, Denman.

MEAT AND POULTRY-

General

Meat and poultry inspection, appropriation. H. F. 658, agriculture.

MEDICAL, PROFESSIONAL-

General

To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

To permit employee to select his own medical, surgical and hospital service under workmen's compensation. S. F. 70, Condon, et al.; H. F. 73, Miller of Buena Vista, et al.

Increase terms of medical physicians and surgeons of state board of medical examiners from five to six years. S. F. 94, judiciary; H. F. 117, indiciary

judiciary.

To require staggered three-year terms for the five member hospital licensing board. S. F. 138, Ely.

Provide for filing of claims by medical, surgical and hospital claimants under workmen's compensation. H. F. 284, Denato.

To define specific drugs banned in illegal possession statute and increase penalty. S. F. 285, Griffin and O'Malley.

To eliminate doctor-patient privilege in suit for personal injuries. S. F. 289,

Riley. To require resident osteopathic physicians or surgeons in hospitals to obtain a special license from the state board of medcial examiners. S. F. 296,

a special license from the state poard of mode.

O'Malley, et al.

Podiatrists participate in hospital and medical service plans. H. F. 232,
 Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al.

Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.

Exempt prescription drugs from sales tax. H. F. 312, Nielsen of Emmet-Palo
 Alto; S. F. 339, Griffin.

Relating to the issuance of a resident osteopathic physician and surgeon
 license to practice osteopathic medicine and surgery. H. F. 382, public
 bealth.

Optometrists to participate in hospital and medical service insurance plans. H. F. 444, Fischer of Grundy.

Require testing for phenylketonuria in newborn infants as a means of preventing severe mental retardation from this cause. H. F. 496, Bremmer and Lynch.

Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502, Baringer.

State department of health establish program to combat and prevent mental

retardation in children from phenylketonuria, require tests of all newborn children. S. F. 484, Stanley.

born children. S. F. 484, Stanley.

Persons convicted of three or more moving violations within 12 month period and license suspended or revoked, cannot be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.

Eliminate responsibility of child to provide needed medical care to applicants or claimants under medical assistance to the aged program. H. F. 579, industrial and human relations.

Relating to drugs and medicine. H. F. 613, public health.

Eligibility for medical assistance for the aged. H. F. 623, industrial and human relations.

relations.

Licensing and qualifications of physical therapists. H. F. 283, Rasmussen, et al.; S. F. 275, Ely, et al.

No license issued to any hospital prior to issuance of a fire safety certificate.

H. F. 335, Caffrey and Foster.

Medical assistance for the aged. S. F. 541, public health.

Social welfare department appropriation for medical assistance to aged. S. F.

565, appropriations.

MEDICAL EXAMINERS—

General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.

Increase terms of medical physicians and surgeons of state board of medical examiners from five to six years. S. F. 94, judiciary; H. F. 117, judi-

ciary.

To require resident osteopathic physicians or surgeons in hospitals to obtain a special license from the state board of medical examiners. S. F.

296, O'Malley, et al.
Relating to the issuance of a resident osteopathic physician and surgeon license to practice osteopathic medicine and surgery. H. F. 382, public health.

MEMORIALS-

General

Allow use of veterans auditoriums for sports events, conventions, etc., and allow beer and liquor to be sold. S. F. 177. Reppert.

MENTAL HEALTH-

General

Taxation for the county fund for mental health. H. F. 153, Distelhorst, et al. Superintendent of state mental health institute to send notice of patient death

Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.

Appropriate \$30,000 a year to board of control to continue work and research of Iowa's plan to combat mental retardation. S. F. 239, O'Malley.

Clarify law regarding payment of costs by county of voluntary inpatient and outpatient services at state mental health institutions. S. F. 274, Ely; H. F. 383, governmental affairs.

Revise and recodify statutes providing care, treatment, habilitation, support, etc., of mentally retarded persons. S. F. 444, Ely.

Transfer farm land now a part of the Independence mental health institute to the city of Independence for a municipal airport. S. F. 470, Patton; H. F. 538, Harrington.

Mental health authority state agency to receive and administer funds available.

Mental health authority state agency to receive and administer funds available under federal mental health act of July 3, 1946, and create a committee on mental hygiene. S. F. 516, public health; H. F. 604, public health.

State department of health establish program to combat and prevent mental retardation in children from phenylketonuria. S. F. 484, Stanley.

Declare as state policy every newborn child tested for phenylketonuria, mental deficiency disease. S. F. 463, Ely.

Require testing for phenylketonuria in newborn infants, means of preventing

severe mental retardation. H. F. 496, Bremmer and Lynch.

MENTALLY ILL-

General

Increase prison term for lascivious act with a child from 3 to 20 years, if child is under 13 years, then a sentence of up to 50 years. S. F. 498,

Stanley, et al.

Appropriate \$2,605,000 for construction of a security hospital and diagnostic, treatment center operated by board of control. S. F. 456, Lucken, et al.; H. F. 531, Smith of O'Brien.

Appropriate \$700,000 from general fund, create an assistance fund for mentally

ill, reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.

MERCHANDISE-

General

To prohibit Sunday sales of certain merchandise. S. F. 164, Coleman, et al. Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert. Exempt first \$10,000 of merchandise stock from property tax. S. F. 258, Flatt, et al.

Assessment of merchandise inventories for taxation. S. F. 471. Coleman.

Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.

MERIT SYSTEM-

General

Establish civil service system for state employees. S. F. 346, Riley, et al.; H. F. 482, Foster.

MILITARY AFFAIRS-

Exempt persons in armed forces from payment of annual registration on their motor vehicles provided in storage. H. F. 268, Utzig, et al.

Exempt first \$1,000 of military pay from state individual income tax. S. F. 265, Flatt, et al.
Increase the \$750 property tax exemption of World War I veterans to \$1,000.
S. F. 273, Reppert.

Exempt from Iowa income tax 50 percent of compensation received from armed forces, maximum exemption of \$3,000. H. F. 485, Keleher and Gaudineer.

Exchange or sale of military lands. S. F. 548, governmental affairs; H. F. 640. governmental affairs

State military forces. S. F. 576, governmental affairs.

Establishing a code of military justice in Iowa for national guard not in federal service. H. F. 560, judiciary.

Maintenance and operational costs of state aircraft by national guard. S. F. 578, appropriations.

Appropriate from general fund to national and state guard for capital im-

provements, repairs, etc. H. F. 694, appropriations.

Veterans See Veterans, sub-reference General

MILLAGE-

General

Relating to repealing the tax on moneys and credits except that tax necessary

to retire Korean veterans bonus bonds. S. F. 25, Schroeder, et al.

To legalize proceedings of South Hamilton Community School Board in setting
a one-mill levy to the school house fund for school site in its 1962-63
budget. S. F. 35, Walker.

To remove the seven-mill limit on school district taxes for paying principal
and interest on school bond indebtedness. H. F. 105, Doderer and

Hausheer

Pay agricultural land tax credits in full and to raise exempt applicable school milage from 15 to 20 mills. H. F. 137, Scherle of Fremont-Mills, et al. Remove maximum individual millage rate in seven functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. S. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.

To permit a county to levy a poor fund tax up to three mills. S. F. 207, Rep-

pert.

Increase from present seven mills to ten mills the levy limitation on school bonds. H. F. 2, Smith of O'Brien, et al.; S. F. 20, Nims, et al. Increasing the maximum homestead tax credit. S. F. 243, Reppert. To limit to a maximum of one mill the levy for county boards of education. S. F. 254, Shocman, et al.

Organization, jurisdiction, powers and duties, and method of support of county, multi-county, and city boards of health and health departments. H. F. 279, public health.

Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54, Resnick, et al.

Combine present two county secondary road tax levies into one levy of 11% mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelborst et al.

horst, et al

horst, et al.

One mill school site levy only by school districts maintaining a 12 grade school with enrollment of at least 600. S. F. 269, Shirley and Lodwick. Legalize \$16,000 in fire equipment bonds issued, anticipate collection of 1½ mills, Hazelton Township, Buchanan County. H. F. 386, Harrington. Repeal 5-mill monies and credits tax, except on banks, loan agencies, etc., and replace the tax money with a 3 percent surtax on dividends and interest in excess of \$200. S. F. 452, Hagedorn, et al.

New agricultural land tax credit. H. F. 540, Shirley of Dallas-Guthrie, et al.

MINING-

General

Regulating strip coal mining. S. F. 372, Reno, et al.; H. F. 439, Anderson, et al. Forbid use of explosives in strip mines or quarries within two miles of city or town limits. H. F. 460, Kluever.

MINORS-

General

Fine or imprisonment for minor possessing liquor or beer. H. F. 25, Uban. Proof of age required of a prospective purchaser of intoxicating liquors. H. F. 26, judiciary.

ng lowa constitution lowering voting age to 18 years. H. J. R. 11,

Amending

Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56,

Stanley, et al.

Punish beer permit holder for selling beer to minor only if he had knowledge or reason to believe buyer under age. H. F. 78, Coffman, et al.

Conferring authority on courts and agencies of Iowa to enter into interstate juvenile compacts. S. F. 137, Lucken, et al.

Fine or imprisonment for minor having liquor or beer in his possession. H. F. 27, Scott, et al.; S. F. 161, Reppert, et al.

To rewrite Iowa juvenile court law, designate juvenile judge. S. F. 59, O'Malley, et al.; H. F. 348, Renda, et al.

To permit either mother or father to sign application for drivers instruction permit for child under 18. S. F. 369, Reppert.

Revise and recodify Iowa juvenile court laws dealing with dependent, neglected and delinquent children. S. F. 95, O'Malley, et al.; H. F. 360, Reppert.

Renda, et al. Relating to child labor. S. F. 395, Riley and Denman; H. F. 454, Gaudineer. Punishment of parents who fail to support minor children. H. F. 507, Glanton. Relating to child desertion. H. F. 519, Glanton. Assign boys at Eldora Training School to work camps at state parks, etc., permanent camp at Stephens Forest. S. F. 156, Lucken, et al.; H. F.

162, Oehlsen, et al.

Transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.

MOBILE HOMES-

To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al.

Permitting mobile homes to be placed in storage. S. F. 195, Burke.

Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.

Require owners of mobile home parks to incorporate. H. F. 459, Gillette of Story.

Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.

Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.

MONEYS AND CREDITS-

General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al. Relating to repealing the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds. S. F. 25, Schroeder, et

al.

Increasing certain taxes and repealing moneys and credits tax and personal property tax. S. F. 414, Stephens.

Repeal 5-mill monies and credits tax, except on banks, loan agencies, etc. and replace the tax money with a 3 percent surtax on dividends and interest in excess of \$200. S. F. 452, Hagedorn, et al.

Appropriate \$13,500,000 for state aid to schools, set up a property tax credit fund of \$24,000,000, repeal moneys and credits tax, replace with 2 percent surtax on interest and dividends. H. 499, Smith of O'Brien.

Repeal 5 mills moneys and credits tax, individuals, estates and trusts, increase income tax rate on upper bracket incomes. S. F. 583, ways and means.

Relating to moneys and credits tax and establishing a 5 percent surtax. H. F. 692, ways and means.

Amending S. F. 583, assessment of property for moneys and credits tax. S. F.

642, ways and means.

MORTGAGE-

General

Providing for recording of public utility mortgages. S. F. 357, Reppert. Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F. 514, judiciary.

MOTELS-

Extend present sales tax to include receipts from the renting of hotel and motel rooms. S. F. 149, Hansen, et al.

MOTOR VEHICLES-

General

No plea of guilty shall be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.
Equipment of motor vehicles with safety belts. S. F. 4, Riley.
Increasing driver's responsibility and liability toward passengers. H. F. 3,

Gaudineer, et al.

Requiring that car lights be turned on half an hour before sunset and to remain lighted until half an hour after sunrise. H. F. 5, Craig.

Relating to use of amber-colored lights on vehicles used by the state and the political subdivisions of the state. H. F. 17, Scherle of Fremont-Mills, et al.

Requiring every new motor vehicle registered after January 1, 1966 shall be equipped with safety belts. H. F. 29, Scherle, et al.
To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al. Use and operation of school buses on the public highways. S. F. 168, Nims,

et al.; H. F. 159, Scott, et al.

Requiring insurance companies to give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.

Regulating the color of a vehicle formerly used as a school bus. S. F. 119,

Stanley.

Stanley.

Relating to the registration of vehicles used to transport chemical fertilizers. S. F. 128, Stephens and Van Gilst.

Responsibility of motor vehicle operator in backing vehicles on highways. S. F. 75, Kruck, et al.; H. F. 85, Rider, et al.

To forbid driving a motor vehicle with only the parking lights turned on. H. F. 109, Gillette of Story, et al.

Equipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.

To place liquid fertilizer equipment under registration when moved on the highway except when used by a farmer exclusively in his farming

highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.

Increase from 50 to 55 miles daytime speed limit on trucks. H. F. 121, Scherle

of Fremont-Mills.

To require registration with Iowa commerce commission of all interstate motor carriers. S. F. 140, transportation committee.

Provide mail delivering vehicles sufficient area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al. Drag racing on streets and highways prohibited. S. F. 76, Kruck, et al.; H. F. 151, Wilson.

Requiring use of snow tires or chains on passenger vehicles while driving on snow or ice. H. F. 134, Edgington, et al.; S. F. 159, Denman et al. Commercial trucks hauling liquid commercial fertilizer not an implement of husbandry. S. F. 178, Reppert and Murray.

Octagonal stop signs on school buses. S. F. 185, Stanley, et al. Require flashing front amber and red light on school buses, permit buses to stop only where there is 700 feet clear vision. S. F. 191, Nims, et al.

Require motorists to yield right-of-way for maintenance or construction work.

Require motorists to yield right-of-way for maintenance or construction work. S. F. 201, transportation.

Continuous signal by vehicle drivers of intention to turn, not less than 300 feet. H. F. 128, Rasmussen. et al.; S. F. 225, transportation.

To remove restriction on carrying concealed weapons in a car without a license. S. F. 230, Riley.

Exempt persons in armed forces from payment of annual registration on their motor vehicles provided in storage. H. F. 268, Utzig, et al.

Raising maximum allowance paid public officers and employees other than state officers and employees using private automobile, rate fixed by municipal or political subdivision. S. F. 96, Reppert, et al.; H. F. 204, Reichardt, et al. Reichardt, et al.

Relating to negligent driving and reckless driving. H. F. 207, Dougherty and Kluever.

Increase from 25 mile radius to 50 miles distance over-sized farm equipment can be delivered by dealers to farmers without penalty. H. F. 215. Miller of Page, et al.

Removal of vehicles left standing on highways. H. F. 240, Gillette of Story, et al.

Increase proof of motor vehicle financial responsibility from \$25,000 to \$35,000 and provide varying increases in auto insurance protection. H. F. 247, Patton, et al.

Color of motor vehicle included in registration records. H. F. 250, Gaudineer.

et al.

Octagonal stop signs and other improvements for signs on school buses. H. F. 252, Robinson and Mayberry

More severe penalty for reckless driving on the highway. H. F. 257, Bailey. Permit volunteer firemen to use revolving blue lights on their motor vehicles.

H. F. 286, Dougherty.

Require licensed distributors of motor vehicle fuel to secure his own surety bond at his own expense. H. F. 287, Melrose and Fischer of Grundy. Statewide periodic motor vehicle inspection. S. F. 213, Reppert, et al.; H. F.

292, Robinson and Fischer of Grundy.

Negligent homicide, the death of a person in a motor vehicle accident if caused by a "negligent" driver, fine up to \$1,000 or year in county jail.

S. F. 272, Kruck et al.; H. F. 295, Dunton and Nielsen of Emmet-Palo

Alto.

Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.

Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al.

Reduce maximum length limits on all trucks and truck combinations to 50 feet. H. F. 323, Foster.

Equipping motor vehicles with safety belts or safety harnesses. S. F. 319, Kruck, et al.

Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.

Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn,

et al.

Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.

To provide for safety emblems on slow-moving vehicles. S. F. 359, Mills. To provide uniform minimum fines for scheduled traffic violations. S. F. 362,

Riley.

Permitting pick-up trucks or passenger cars towing a horse trailer to haul one or two horses. S. F. 374, Burke and McNally.

Abolish authority of cities and towns to establish vehicle testing stations.

H. F. 355, Renda.

Increase required auto insurance coverage from \$10,000 to \$25,000 for 1

Increase required auto insurance coverage from \$10,000 to \$25,000 for 1 person, \$20,000 to \$50,000 for 2 persons and property protection from \$5,000 to \$10,000. H. F. 364, Gaudineer.

Relating to the overall length of vehicles. S. F. 404, transportation.

Certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state. H. F.

397, Maley and Dunton.

Relating to operation of a motor vehicle while intoxicated or while ability to operate is impaired. S. F. 399, Hill, et al.; H. F. 427, Hutchins, et al. Start issuance of motor vehicle license plates in January instead of December.

H. F. 429, Bogenrief, et al. Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. F.

stored of snipped, with hability limited to the declared value. S. F. 459, Kruck, et al.

Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.

Require all motor vehicle liability insurance written for not less than \$10,000 for one death, \$20,000 for two or more, in addition to property damage coverage. S. F. 494, Stanley.

Provide 7 year limitation on convictions for second offense driving while intoxicated, also for subsequent offenses. H. F. 468, Doyle.

Liability insurance required before a motor vehicle could be registered. H. F.

469, Rickert.

Permit collection of sales tax only on the cash difference between the selling price and trade-in allowance of cars and farm equipment. H. F. 487, Hageman.

Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.

Exempt from motor fuel tax, gas used by farmers for agricultural purposes.

H. F. 500, Shirley of Dallas and Korn.

Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott

et al.

Relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production. S. F. 388, transportation; H. F. 581. agriculture.

Remove limitation of \$350,000 a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation

Interstate vehicle equipment safety compact. H. F. 606, transportation,

Turning left at an intersection. H. F. 596, judiciary.

Issuance of a temporary drivers permit. S. F. 422, Kruck, et al.; H. F. 603, transportation.

No regrooved tires on motor vehicles. H. F. 627, transportation.

Eliminate saliva test from chemical tests in determining intoxication. H. F. 635, transportation.

Clarify and establish procedures to be used by the Iowa reciprocity board for determining apportionment of truck registrations fees with other states under the pro rating law. H. F. 637, transportation.

Dual axle requirements of motor vehicles, trailers and semitrailers. H. F. 629, commerce.

Decreasing speed limit on roads and highways. H. F. 630, transportation. Relieve department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, Dunton, et al.

Exempt registration fee to disabled veterans if provided money to buy a car. S. F. 493, Stanley.

Permit people with citizens band radios acquire license numbers for their cars same as ham operators. H. F. 515, Busing, et al.

Fully reflective vehicle number plates. H. F. 661, transportation.

Restrictions on parking and stopping on primary roads. H. F. 660, transportation.

Annual regulatory fee on motor vehicles used for transportation of freight. H. F. 686, transportation.

Create vehicle code study committee to study vehicle laws. H. J. R. 24, transportation.

Determine liability of fee title holder, motor vehicles. S. F. 618, judiciary. Enable car dispatcher to purchase station wagons. S. F. 630, governmental affairs; H. F. 712, governmental affairs. Amend S. F. 335, width and weight of vehicles on interstate. S. F. 641, trans-

portation.

Fees See Fees, sub-references General and Licenses Licenses See Licenses, sub-reference Motor Vehicles Treasurer of State

See Treasurer of State, sub-reference General

MUNICIPAL CORPORATIONS-

See Cities and Towns, sub-references General and Ordinances

NATURAL RESOURCES COUNCIL-

General

Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for 2 consecutive weeks, etc. S. F. 518, agriculture.

Rewrite Iowa law on functions and duties of Iowa natural resources council, etc. S. F. 522, agriculture.

Rewrite Iowa law on development and use of flood plains of rivers and streams by Iowa natural resources council. S. F. 523, agriculture. Comprehensive planning of water resources and matters associated therewith. S. F. 543, agriculture.

NARCOTICS-

General

Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.

NATIONAL GUARD-See Military Affairs

NEPOTISM-

General

Prohibit nepotism within the state. H. F. 299, Robinson.

NEWSPAPERS-

See Publications

NOMINATIONS-

General

Clarify the provisions relating to judicial nominating commissions and right of chairman to vote. S. F. 116, judiciary.

Nomination papers for municipal offices filed at least 4 weeks before election.

H. F. 194, Wilson, et al.

Municipalities may elect officials on a partisan basis. H. F. 219, Brinck. \$25 candidate filing fee for nomination papers for county elective offices; \$50 fee for U. S. senator, congress, state offices and Iowa legislature. S. F. 315, Reppert.

Relating to nomination of candidates for public office, provide for filing fee and bond for such nominations. H. F. 547, Robinson.

NOTICES-

General

Eliminating oral notices of appealing justice of peace court convictions and requiring all such notices in writing. H. F. 34, Glenn.

Relating to entry upon private property for surveys, etc., paying for damages.

H. F. 56, Scherle of Fremont-Mills, et al.

Provide notices of determination shall not be given employers which fail to notify employment security commission of disqualifiable separations from employment. S. F. 71, Mincks and Coffman; H. F. 71. Caffrey, et al.

Requiring insurance companies to give reason to insured in notice cancelling auto insurance. S. F. 98, Flatt.

To make a license a right and renewal mandatory. S. F. 78, Briles; H. F. 89, Kempter.

To fix penalty or jail for sending or delivering any false petition or other document with intent to induce payment of a claim. H. F. 164, Doyle and Burke.

Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.

Give artisan's lien priority over a lender's lien with written consent of lender.

S. F. 266, Riley and Ely; H. F. 353, McNamara, et al.

Give notice to dog owners regarding annual license fee. H. F. 486, Doyle.

Change notice to dog owners regarding annual needs lee. H. 180, Doyle.

Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for 2 consecutive weeks, etc. S. F. 518, agriculture.

Amend and correct uniform commercial code act. S. F. 597, judiciary.

Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.

OBSCENITY-

General

Obscenity and indecency. H. F. 624, judiciary.

OFFICERS.

General

Redefine municipal court district. S. F. 77, Klefstad, et al.
Increasing salaries of elective county officials other than county attorneys
according to population and assessed valuation. H. F. 30, Gaudineer,
et al.; S. F. 88, Denman, et al.

according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.

Increase compensation of conservation officers. S. F. 181, Nims, et al.

Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.; H. F. 72, Brinck and Redfern.

Set up an Iowa law enforcement academy at the University of Iowa, appropriate funds for construction and operation. H. F. 111, Doderer, et al.; S. F. 174, Kruck, et al.

To provide conservation commission employees with uniforms, equipment, arms and supplies, S. F. 291, conservation and recreation.

Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary.

City councils to appoint city attorney, clerk, engineer, health officer, etc., for 4 year terms. S. F. 328, Denman, et al.; H. F. 381, Gaudineer, et al.

Powers of local board of health, its officers and agents, and providing criminal penalties. S. F. 385, O'Malley.

Penalty for violation of the rules of local board of health. S. F.396, Ely.

County boards of supervisors obtain insurance to protect county officers from liability for mistakes made in line of duty. H. F. 430, Bogenrief, et al.

Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.; H. F. 508, Dunton and Gannon.

Increase salary of Tama Indian reservation officer and change title. S. F. 521, governmental subdivisions.

governmental subdivisions.

Cities and towns, etc., buy and pay for liability insurance for officials and employees against claims. H. F. 410. Gaudineer and Loss.

State Fire Marshal See State Fire Marshal, sub-reference General

OIL

See Fuels

OLD AGE ASSISTANCE-

General

Old age assistance grants; disregard first \$10 plus one-half the rest of the first \$50 earned a month. H. F. 302, industrial and human relations. Old age assistance recipients; property exclusions. H. F. 303, industrial and human relations.

Enabling state to recover old age assistance payments from a person who withheld information on property he possessed. H. F. 558, industrial and human relations.

Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.

Eliminate responsibility of child to provide needed medical care to applicants or claimants under medical assistance to the aged program. H. F. 579, industrial and human relations.

OLEOMARGARINE-

See Foods

OPTOMETRY-

General

Prohibit price advertisement of eyeglasses, etc. H. F. 248, Miller of Des Moines, et al.; S. F. 277, Mincks, et al.

Appointment of inspector by board of optometry examiners, fixing compensation therefor, optometry license renewal fees, etc. H. F. 400, Maley, et al.; S. F. 426, Buren and Briles.

Optometrists to participate in hospital and medical service insurance plans. H. F. 444. Fischer of Grundy.

ORGANIZATIONS-

General

General

Permit a school employee to authorize payroll deductions for dues to professional associations, organizations or unions. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et al.

Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al.

Group accident insurance for youth organizations. H. F. 608, commerce.

Promotion expenses incurred in organization of domestic insurance companies. S. F. 533, judiciary; H. F. 602, commerce.

Exempt from taxation buildings of non-profit organizations while under contractions.

struction. H. F. 715, ways and means.

OSTEOPATHY-

General

To require resident osteopathic physicians or surgeons in hospitals to obtain a special license from the state board of medical examiners. S. F.

296, O'Malley, et al.

Relating to the issuance of a resident osteopathic physician and surgeon license to practice osteopathic medicine and surgery. H. F. 382, public health.

PACKING PLANTS-

Relating to the buying and selling of beef cattle. H. F. 509, Gannon.

PARKING.

General

To forbid driving a motor vehicle with only the parking lights turned on. H. F. 109, Gillette of Story, et al.

Prohibit parking, etc., within a city which has ordinance covering snow removal or other accumulations from streets. H. F. 145, Renda, et al. Relating to acquiring off-street parking facilities in certain cities. S. F. 295, Klefstad.

Relating to bank parking-lot offices. S. F. 393, Rigler, et al.

Prohibit parking on any portion of the interstate highway system. H. F. 583, transportation.

Restrictions on parking and stopping on primary roads. H. F. 660, transportation.

Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radl, et al.; S. F. 220, Ely and Riley.

Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F. 186, Jackson of Clinton, et al.

Permit banks to have two drive-in offices, broaden services provided by such offices. H. F. 426, Jackson of Clinton, et al.

PARKING METERS-

Parking meter money used for street work. S. F. 108, Klefstad, et al.: H. F. 186. Jackson of Clinton, et al.

PARKS-

General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.

To permit fishing with bow and arrow for rough fish in state parks and preserves. S. F. 245, Briles.

Require owners of mobile home parks to incorporate. H. F. 459, Gillette of

Story.

Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story. State highway commission maintain, reconstruct and repair all highways and roads on state-owned and state-controlled property. H. F. 535, Red-

fern, et al. State highway commission maintain, reconstruct and repair state park, in-

State highway commission maintain, reconstruct and repair state park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al.

Authorize participation by this state and its subdivision in programs of federal assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.

Prohibit littering of water or land under state jurisdiction. H. F. 567, con-

servation and recreation.

To set a 4 a.m. opening hour for state parks. H. F. 588, conservation and recreation.

Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.

Appropriate \$65,000 for improvements at Green Valley State Lake in Union

County, H. F. 526, Madden.

Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year.

H. F. 590, conservation and recreation.

Conservation commission to use monies appropriated by Fifty-ninth General Assembly. H. F. 691, appropriations.

Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

PAROLE-

See Prisoners

PEACE OFFICERS-

General

To fix probation period for police patrolmen and under police academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.

Permit marshals in cities of more than 15,000 to appoint special deputies for emergency service. S. F. 232, Reppert, et al.

Removal of vehicles left standing on highways. H. F. 240, Gillette of Story,

et al.

Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn.
Eliminate saliva test from chemical tests in determining intoxication. H. F.

635, transportation.

Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.

Accident and disability benefits for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al.

Supervisory conservation commission personnel act as special police. S. F. 290, conservation and recreation.

Cities and towns, etc., buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

PENAL INSTITUTIONS-

General

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F 16 Brinck and Redfern.

and Redfern.

Effect of a transfer of persons from the Iowa training schools to the men's and women's reformatory. H. F. 203, Fisher of Greene, et al.

Relating to fees and costs incurred in district court by inmates of state penal institutions. S. F. 238, Lodwick, et al.

Provide method of payment of state penitentiary and men's reformatory personnel during emergencies. S. F. 455, Lucken, et al.

Term of imprisonment of an inmate at state penitentiary and men's reformatory. H. F. 176, Winkelman, et al.

State make payments of costs and fees in successful habeas corpus actions if plaintiff has no funds. H. F. 354, Redfern.

Prisons

Employment and other privileges for certain inmates of county jails. S. F. 5,

Messerly, et al.

Relating to the time to be served by inmates of the women's reformatory.

S. F. 11, Lange and Coleman; H. F. 6, Winkelman and Loss.

Providing custodial officers and guards uniforms. S. F. 10, Lodwick, et al.;

H. F. 72, Brinck and Redfern.

Prison time served during parole. S. F. 417, Burke.

PENALTIES-

General

Providing penalties on amounts due the State of Iowa on delinquent state institutional accounts. H. F. 577, governmental affairs.

PENSIONS-

See Retirement Systems, sub-references General, Pensions and Public Retirement System

PERMITS-

General

Providing suspensions as well as revocations for violations of the beer law.
H. F. 66, Coffman, et al.
Increase from \$3 to \$5 cost of driver license; \$4 to \$6 cost of chauffeur license.
H: F. 67, Resnick, et al.

No denial of beer permit for person not being of good moral character if violation occurred more than three years prior to application. H. F. 68,
Miller of Des Moines and Distelhorst:
Provide that conviction for a felony shall not disqualify person from obtaining

liquor license if conviction more than three years. H. F. 75, Miller of

Des Moines, et al.

Punish beer permit holder for selling beer to minor only if he had knowledge or reason to believe buyer under age. H. F. 78, Coffman, et al.

or reason to believe buyer under age. In F. 10, Comman, et al.

Repeal provision class B beer permittee have at least 500 square feet of dance
floor space. H. F. 79, Coffman, et al.

Issue 12 hour beer and liquor license to veterans organizations for \$15 permit fee in lieu of usual license and tax on liquor sales. S. F. 102, Hansen, et al.

Relating to public dance supervision upon the premises of class B beer permit

Relating to public dance supervision upon the premises of class B beer permit holders. H. F. 90, Gaudineer, et al.

Subject a beer permit to mandatory revocation only upon conviction for a violation. H. F. 100, Miller of Des Moines.

Suspension of beer permits by cities and towns and county boards of supervisors. S. F. 147, Reppert, et al.

Issue 15 hour, one day, beer and liquor permit to veterans and other organizations, \$15 fee in lieu of license and tax. H. F. 172, Doyle, et al.

Increase from \$3 to \$5 cost of drivers license or permit, chauffeurs license \$6.

H. F. 233, Miller of Des Moines.

Tighten requirements for issuance of firearms permit. S. F. 267. Benda.

Tighten requirements for issuance of firearms permit. S. F. 267, Benda. Permit flashing warning lights on vehicles being operated on highways under permit for excess size. S. F. 324, Reppert.

Permits for the operation of vehicles and loads in excess. S. F. 335, Hagedorn,

et al. Weapons permits issued by a sheriff shall be valid throughout state. H. F. 46,
Scherle of Fremont-Mills, et al.; S. F. 345, Mills and Riley.

To permit either mother or father to sign application for drivers instruction permit for child under 18. S. F. 369, Reppert.
Eliminating class C beer permits issued to grocery and drug stores. S. F. 370,

Condon.

Condon.

Shorten from four to two years period of time between county local option elections on liquor by the drink. H. F. 413, Caffrey, et al.

License all electricians, etc. H. F. 481, Burke.

Annual registration with sheriff of pistols or revolvers. S. F. 318, Reno.

Exempt licensed pharmacists from having to obtain dealer permit to sell antihog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agri-

culture. culture.

Set time for payment of annual pipeline inspection fee; rewrite law dealing with form of permit for construction of pipelines and underground gas storage area. S. F. 513, commerce.

Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for two consecutive weeks, etc. S. F. 518, agriculture.

Require notice of hearing by county board of supervisors or state commerce commission on taking of property for electric transmission lines under eminent domain. S. F. 525, commerce.

Fix time for payment of the annual state inspection fee by pipeline companies. H. F. 593, commerce.

Permits for administering hos-cholera virus not necessary. H. F. 586, agri-

Permits for administering hog-cholera virus not necessary. H. F. 586, agriculture; S. F. 535, agriculture.

Issuance of a temporary drivers permit. S. F. 422, Kruck, et al.; H. F. 603,

transportation.

Electric transmission lines. H. F. 611, commerce.

Change amount of sales tax permit fee. H. F. 688, ways and means.

Amending S. F. 335, width and weight of vehicles on interstate. S. F. 641, transportation.

PHARMACIES-

General

To define specific drugs banned in illegal possession statute and increase pen-alty. S. F. 285, Griffin and O'Malley.

Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.

Exempt licensed pharmacists from having to obtain dealer permit to sell anti-hog-cholera virus and serum. H. F. 316, agriculture; S. F. 509, agriculture.

Relating to drugs and medicine. H. F. 613, public health.

Exempt prescription drugs from sales tax. H. F. 312, Nielsen of Emmet-Palo Alto; S. F. 339, Griffin.

Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture.

Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502, Baringer.

PHYSICAL THERAPISTS-

General

Licensing and qualifications of physical therapists. H. F. 283, Rasmussen, et al.: S. F. 275. Ely, et al.

PHYSICIANS-

General

To change present membership of state board of health to four medical physicians, one osteopathic physician and four public representatives. S. F. 45, O'Malley, et al.

Relating to the reporting of physical abuse of children. S. F. 50, Burns, et al.;
H. F. 44, Cohen, et al.
Require physicians, dentists, interns, nurses, etc., to report to authorities physical injuries to children caused by abuse or neglect. S. F. 56,

Stanley, et al.

To exempt resident doctors and internes at state hospitals from IPERS. H. F.
69, Mahan and Doderer; S. F. 92, Burns.

To require staggered three-year terms for the five member hospital licensing board. S. F. 138, Ely.

To eliminate doctor-patient privilege in suit for personal injuries. S. F. 289,

Riley.

Persons convicted of three or more moving violations within 12 month period and license suspended or revoked, cannot be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.

PLAZAS AND MALLS-

General

Authorize cities and towns to establish a mall or plaza. S. F. 472, Coleman; H. F. 409, Cochran, et al.

PLUMBING-

General

Enact an Iowa state plumbing code and license plumbers under board of health. S. F. 336, Kruck, et al.

PODIATRY-

General

Podiatrists participate in hospital and medical service plans. H. F. 232, Nielsen of Emmet-Palo Alto, et al.; S. F. 301, McNally, et al.

POLICE-

General

General

No plea of guilty shalt be admissible as evidence in court in motor vehicle accident violations. S. F. 3, Rigler.

Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.

Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.

Adjusting pensions of retired firemen and policemen according to presently noid salaries in these departments. H. F. 39, Gaudineer, et al.; S. F.

paid salaries in these departments. H. F. 39, Gaudineer, et al.; S. F. 58, O'Malley, et al.

Relating to retirement systems for policemen and firemen under civil service. H. F. 50, Denato, et al. Eliminate requirement beer permittees having dancing must hire a policeman.

Eliminate requirement beer permittees having dancing must hire a policeman. H. F. 64, Coffman, et al.

To fix probation period for police patrolmen under police academy. S. F. 89, Reppert, et al.; H. F. 103, Gaudineer, et al.

Retirement systems for policemen and firemen at an age corresponding to years of service. H. F. 51, Radl, et al.; S. F. 152, Burke, et al.

Permit marshals in cittes of more than 15,000 to appoint special deputies for emergency service. S. F. 232, Reppert, et al.

Relating to investment of funds created by retirement systems for firemen and policemen. S. F. 204, Reppert, et al.; H. F. 226, O'Malley, et al.

Set up an lowa law enforcement academy at the University of Iowa; appropriate funds for construction and operation. H. F. 111, Doderer, et al.

priate funds for construction and operation. H. F. 111, Doderer, et al.; S. F. 174, Kruck, et al.

Emergency drivers are covered by maximum liability laws. H. F. 289, Nagle, et al.; S. F. 310, Cassidy, et al.
Adjusting pensions of public safety peace officers; salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.

POLITICAL CAMPAIGNS-General

To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.

Provide for election of city central committees, precinct committee men and women and city conventions of political parties in special charter cities, 25,000 population or more. H. F. 492, Resnick.

POLITICAL ORGANIZATIONS-

General

Provide for election of city central committees, precinct committee men and women and city conventions of political parties in special charter cities, 25,000 population or more, H. F. 492, Resnick.

Clarify procedures for selection of election judges. H. F. 524, Rasmussen.

Allow deduction for contributions to political parties; candidates campaign expenses deductible. S. F. 536, governmental affairs.

POOR-

General

To permit a county to levy a poor fund tax up to three mills. S. F. 207, Reppert Relating to child desertion. H. F. 519, Glanton.

POULTRY-

General

General

Relating to egg and poultry industry; licensing and regulations. H. F. 432. Meacham.

PRINTING BOARD-

State printing board fixing fees for publication of sample ballots and printed supplies for voting machines. S. F. 134, Burrows; H. F. 221, Mayberry.

Incorporating printing board and car dispatcher under executive council.

H. F. 614, governmental affairs.

Appropriate from general fund to printing board for printing, etc. S. F. 623, appropriations.

PRINTING, PUBLISHING.

General

To appropriate \$3,000 from general fund for printing and other expenses of the

court study commission. S. F. 48, appropriations committee.

Cost of printing supplies for voting machines not exceed an amount determined by state printing board. S. F. 135, Burrows; H. F. 220, Mayberry. State printing board fixing fees for publication of sample ballots and printed supplies for voting machines. S. F. 134, Burrows; H. F. 221, Mayberry.

PRISONS-

See Penal Institution, sub-references General and Prisons

PRISONERS-

General

Employment and other privileges for certain inmates of county jails. S. F.

5, Messerly, et al.

To require state board of control to pay hospitalization commissioners who examine death row prisoners. S. F. 16, Lodwick.

Relating to the time to be served by inmates of the women's reformatory. S. F. 11, Lange and Coleman; H. F. 6, Winkelman and Loss.

To authorize compensation of commissioners of hospitalization for services performed for conducting an investigation concerning the insanity or pregnancy of a defendant awaiting execution. H. F. 16, Brinck and Redfern.

Abolishing the death penalty in Iowa. H. F. 8, Korn; S. F. 65, Ely, et al. Relating to term of imprisonment of an inmate at the state penitentiary and men's reformatory. H. F. 176, Winkelman, et al. Relating to fees and costs incurred in district court by inmates of state penal

institutions. S. F. 238, Lodwick, et al.

Relating to prison time served during parole. S. F. 417, Burke.

Relating to the total amount of money that may be advanced to a parolee for relief purposes. S. F. 418, Burke.

Relating to publishing the names of prisoners who have violated their paroles.

S. F. 419, Burke.

Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.

Use of prisoners in maintenance and clean-up work on highways and parks, etc. S. F. 534, transportation.
Employment and other privileges for certain prisoners of county jails. H. F.

622, judiciary.

PROPERTY-

General

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al. Relating to various amendments to the probate code. S. F. 49, O'Malley, et al.

Relating to entry upon private property for surveys, etc.; paying for damages.

H. F. 56, Scherle of Fremont-Mills, et al.

Relating to limitations of actions in regard to restrictions and revisions on real estate. H. F. 115, judiclary.

Relate to time of taking possession of property under power of eminent domain. H. F. 129, Bogenrief, et al.

School board may possess real estate within or outside district as a school-house site or for school related purposes. H. F. 138, Bailey, et al.

Revocation of driver or chauffeur license of motorist who fails to stop after property damage accident of \$100 or more. H. F. 168, Gillette of Story, et al. Story, et al.

Failure to stop and render aid after an accident in which property damage totals \$100 or more, revocation of driving privileges. H. F. 169, Gillette of Story, et al.

Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.;

H. F. 49, Denato, et al. owners, occupants or tenants of property from liability resulting from injury to or death of any person using bodies of water located thereon. S. F. 283, Stephens. Exempt

To make it a misdemeanor for giving false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.

Old age assistance recipients, property exclusions. H. F. 303, industrial and human relations.

Trespassing on the land of another and refusing to leave a dwelling place. S. F. 334, Riley.

S. F. 334, Riley.

Allow highway commission to contract with cities and towns to provide fire protection for commission property. H. F. 325, Hausheer and Gillette of Story; S. F. 337, Nims and Reppert.

To authorize state board of regents to lease property and facilities. H. F. 311, Bailey and Kluever; S. F. 377, Shirley, et al.

Give artisans lien priority over a lenders lien with written consent of lender. S. F. 266, Riley and Ely; H. F. 353, McNamara, et al.

Increase required auto insurance coverage from \$10,000 to \$25,000 for one person; \$20,000 to \$50,000 for two persons and property protection from \$5,000 to \$10,000. H. F. 364, Gaudineer.

Owners of income property liable for injuries suffered by persons falling on snow-covered sidewalks. H. F. 380, Gaudineer, et al.

Constructing replacement drains wholly on the owners land. S. F. 387, Beneke.

Permit corporations to acquire property within the limits of any city and town of this state. S. F. 415, O'Malley, et al.; H. F. 438, Anderson, et al. et al.

Forbid trespass on posted private property having privately owned pond, pool, lake, stream, etc., with notice of posting filed with the sheriff. S. F. 495, Stanley.

Relating to ownership of individual apartment units. H. F. 489, Gaudineer and Denato; S. F. 481, Schroeder and O'Malley.

Permit cities and towns to zone property one mile outside their limits. H. F.

Permit cities and towns to zone property one mile outside their limits. H. F. 491, Meacham.
Require land taken by condemnation cannot be possessed until legal appeals are decided. H. F. 528, Bogenrief and Foster.
Enabling state to recover old age assistance payments from a person who withheld information on property he possessed. H. F. 558, industrial and human relations.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation and recreation.

Issue land patent on 51.65 acres in Wapello County to Clovie D. Walter. S. F. 514, judiciary.

Setting reasonable time schedule for assessing and valuation of property.

S. F. 546, governmental affairs.

S. F. 546, governmental affairs.

Assessment of property outside city limits that abuts on a city street. S. F. 574, governmental subdivisions.

Amend and correct uniform commercial code act. S. F. 597, judiciary.

Filing of assessment protests with the board of review. S. F. 603, ways and means; H. F. 696, ways and means.

Property tax benefit for elderly and disabled of limited incomes. S. F. 206, Burke; H. F. 280, Gregerson, et al.

Empower cities and towns to establish public parking facilities and assess cost against privately owned property within a benefited district. H. F. 132, Radl, et al.; S. F. 220, Ely and Riley.

Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary. Amending Senate File 583, assessment of property for moneys and credits tax. S. F. 642, ways and means.

Taxes See Taxes, sub-reference County

PUBLIC DEFENDER-

General Establish office of public defender in every county, elected every two years and paid \$8,000 a year. H. F. 102, Glenn and Lynch.
Boards of supervisors establish office of public defender. H. F. 655, judiciary.

PUBLIC HEALTH-See Health, sub-reference General

PUBLIC DEFENSE—

General

State military forces. S. F. 576, governmental affairs.

PUBLIC IMPROVEMENTS-

To authorize creation of sinking funds in cities and towns for constructing and equipping libraries and other public improvements. S. F. 160,

Reppert, et al.

Permit city council to delegate authority to a city official to open and compile bids in reference to public improvements. S. F. 263, Denman, et al.

Creating a low-rent housing agency. S. F. 9, Denman, et al.; H. F. 324, Jackson of Clinton, et al. Provide moving expenses up to \$500 within a 25 mile area in condemnation cases. S. F. 468, Riley.

Permit Des Moines to use alternative special assessments for public improve-ments which are now available to other Iowa cities. S. F. 320, O'Malley, et al.; H. F. 478, Renda.

PUBLIC INSTRUCTION. DEPARTMENT OF-General

Issuance of high school equivalency certificates by the state superintendent of public instruction. Buena Vista, et al. S. F. 173, Lodwick, et al.; H. F. 200, Miller of

Admission of children to school. S. F. 331, Stanley.

Providing for a method of electing the state board of public instruction. S. F. 367, Beneke.

Appropriate to department of public instruction \$10,000 veterans administration, \$5,000 school lunch program. H. F. 651, appropriations.

Responsibilities of the state superintendent of public instruction. S. F. 553,

education.

Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.

Provide for education of children in state controlled institutions. S. F. 86, education; H. F. 144, Scott, et al.

Re-establishment of the authority of the board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al. Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.

Set minimum 28-unit course standard in public high schools. S. F. 235,

Stephens.
Educational loan fund, and making an appropriation therefor. H. F. 294,
Gillette of Story.

Give governor authority and responsibility of appointing members of board of public instruction. H. F. 548, Robinson, et al.

Appropriate from general fund to public instruction for general state aid to

school districts. S. F. 644, appropriations.

Appropriate from general fund to public instruction for specified school aid.

S. F. 645, appropriations.

Appropriate from general fund to public instruction for supplemental aid to certain school districts. S. F. 646, appropriations.

Appropriate from general fund to public instruction for transportation, \$8,000,000. S. F. 633, appropriations.

Accept the national defense education act of 1958, appropriation from general

fund to public instruction for participation. S. F. 634, appropriations.

Appropriate funds from general fund to public instruction for construction of four vocational schools. S. F. 635, appropriations.

Appropriate from general fund to public instruction for drivers training aid for school districts. S. F. 639, appropriations.

Appropriate from general fund to public instruction for salaries, support, etc.

S. F. 640, appropriations. Appropriate from general fund to public instruction for vocational education

PUBLIC OFFICIALS-

S. F. 643, appropriations.

General

Confirmation of public officers by the senate; eliminating executive sessions. S. F. 1, Frommelt, et al.
Reimbursing public officers and employees for travel mileage. S. F. 2, Benda.

Amending Iowa constitution changing the term of office of county attorneys to four years. S. J. R. 2, Reppert, et al.

To prohibit candidates from accepting or soliciting political advertising from liquor control licensees. S. F. 30, Reppert, et al.

Amending Iowa constitution changing term of office of the governor and lieutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of Clinton, et al.

Redefining municipal court district. S. F. 77, Klefstad, et al.

Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.

Increase mileage allowance of sheriffs office from 9 cents to 12 cents per mile. S. F. 109, Flatt.

mile. S. F. 109, Flatt.

Amending Constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick. Broaden conflict of interest law to make specific exemptions for municipal officials. S. F. 105, Denman, et al.; H. F. 184, Radl, et al. Amending constitution to repeal provision establishing office of county attorney. H. J. R. 14, Gillette of Story, et al. Increase from \$.50 to \$1\$ the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation. Raising maximum allowance paid public officers and employees other than state officers and employees using private automobile; rate fixed by municipal or political subdivision. S. F. 96, Reppert, et al.; H. F. 204, Reichardt, et al.

Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs. Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiciary. Increase compensation of city officials in commission form of government. H. F. 503, Brinck.

H. F. 503, Brinck.

Permit county officials to be associated with Iowa state association of counties and similar national organizations. H. F. 504, Busing, et al. Reorganization by governor of executive branch. S. F. 14, Kibbie, et al.; H. F.

40. Jackson of Clinton, et al.

PUBLIC RETIREMENT SYSTEM-See Retirement Systems

PUBLIC SAFETY-

General

Increasing the size of the highway patrol from 300 to 400 members. H. F. 9. Gannon.

Relating to use of amber-colored lights on vehicles used by the state and the political subdivisions of the state. H. F. 17, Scherle of Fremont-Mills, et al.

Requiring every new motor vehicle registered after January 1, 1966, shall be equipped with safety belts. H. F. 29, Scherle, et al.

Drag racing on streets and highways prohibited. S. F. 76, Kruck, et al.; H. F.

151, Wilson.

151, Wilson.

Prohibit sale and use of fire extinguishers using toxic halogenated hydrocarbon extinguishing agents. H. F. 340, transportation; S. F. 390, trans-

Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.

Appropriate from general fund to public safety for construction of two new district headquarters buildings. S. F. 624, appropriations. Department of

Increasing cost of drivers and chauffeurs licenses. H. F. 32, Resnick.
License and regulate, under public safety department, lie detector examiners.
S. F. 176, Burke.
Commercial trucks hauling liquid commercial fertilizer not an implement of husbandry. S. F. 178, Reppert and Murray.
Relieve state department of public safety of furnishing containers to county

treasurers for automobile registration certificates. H. F. 238, Dunton, et al.

ment system. H. F. 273, Glenn.

To license manufacturers, distributors, factory and distributor representatives of motor vehicles under the state public safety department. S. F. 287, transportation.

Statewide periodic motor vehicle inspection. S. F. 213, Reppert, et al.; H. F. 292, Robinson and Fischer of Grundy.

Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al.

Liability insurance required before a motor vehicle could be registered. H. F.

Liability insurance required before a moto. Tollico 24469, Rickert.

Require semiannual inspection of motor vehicles at officially designated inspection stations. H. F. 493, Resnick.

Persons convicted of three or more moving violations within 12 month period and license suspended or revoked, can not be reinstated unless examined by psychologist or physician. H. F. 539, Wilson.

Interstate vehicle equipment safety compact. H. F. 606, transportation. Interstate driver license compact. H. F. 607, transportation. State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. H. F. 634, transportation. Commercial driving schools and instructors. H. F. 653, transportation. Accident and disability benefits for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al. Deficiency appropriations for Iowa development committee and public safety. H. F. 665, appropriations.

State responsible for providing transportation for all pupils attending school; appropriation. H. F. 532, Dunton.

PUBLIC UTILITIES-

General

Providing for recording of public utility mortgages. S. F. 357, Reppert. Secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506, judiciary.

Construction of municipal hospitals in certain cities owning own electric distribution system. S. F. 366, Beneke.

Adoption of state electrical code for inspecting and licensing electricians and contractors. S. F. 480, O'Malley, et al.

Utilities

To require that long distance telephone rates within the state shall be computed on the same basis even if a call crosses state lines. H. F. 123, Fischer of Grundy. Purchase of gas or water by a city or town. S. F. 142, O'Malley, et al.; H. F.

Purchase of gas or water by a city or town. S. F. 142, O'Malley, et al.; H. F. 146, Rasmussen, et al.
Permit cities to vary rates for services, etc., by municipal utilities to support revenue bonds or obligations. S. F. 198, Ely.
Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.
Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000. S. F. 450, Ely.
Regulation of rates and service of public utilities. H. F. 605, commerce.
Cities to acquire land for relocating railroad and other facilities from urban renewal projects. S. F. 438, Condon and Messerly.

PUBLICATIONS—

General

Adoption of certain city and town ordinances by reference. S. F. 143, Denman, et al.; H. F. 167, Glanton, et al.
Relating to amendment of ordinances in cities which have compiled and pub-

lished ordinances in municipal code. S. F. 162, Reppert, et al.; H. F.

lished ordinances in municipal code. S. F. 162, Reppert, et al.; H. F. 262, Bogenrief, et al.

Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278, Brinck and Nielsen of Emmet-Palo Alto.

Relating to publication of the official proceedings of county boards of supervisors. H. F. 297, Rider.

Require official publication of school board proceedings. H. F. 326, Dunton. Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick. Require publication, 1966, of four year property assessments, \$.50 tax levied for publication cost, \$.40 to newspaper. S. F. 154, Rigler, et al.; H. F. 378, Strothman, et al.

Require official proceedings of boards of supervisors need be published in only one newspaper in counties having a population of less than 15,000. H. F. 527, Madden.

Change notice by publication of Iowa natural resources council hearing on application to secure permit to once a week for two consecutive weeks, etc. S. F. 518, agriculture.

RABIES-

General

Require vace.... Kluever. vaccination for rabies before a dog can be licensed. H. F. 501,

Requiring evidence of rabies inoculation before a dog can be licensed by a city, town or county. H. F. 566, public health.

RACING-

General

Drag racing on streets and highways prohibited. S. F. 76, Kruck, et al.; H. F. 151, Wilson.

Permit pari-mutuel betting, three member Iowa racing commission to regulate horse and dog racing. S. F. 279, Reppert, et al.; H. F. 391, Miller of

Des Moines, et al. Permit pari-mutuel racing in Iowa under three member Iowa horse racing board. S. F. 342, Hansen, et al.; H. F. 505, Gaudineer, et al.

RADIO-

General

To permit conservation commission to operate its own radio stations with mobile units. S. F. 292, conservation and recreation. Permit people with citizens band radios to acquire license numbers for their

cars the same as ham operators. H. F. 515, Busing, et a

BAILROADS-

General

To make it mandatory for railroad companies to maintain street improvements and crossings. H. F. 126, Gaudineer.

Relating to the equipment of rail track motor cars. H. F. 156, Conway and Carnahan.

Legic Alerket.

Carnanan.

Issue blanket patent to present owners of Dubuque and Pacific Railroad lands in Williams, Hamilton County. S. F. 189, Walker.

Prohibit shooting of any rifle or shotgun on or over public highways of the state. H. F. 259, Gillette of Clay-Dickinson, et al.

Relief for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.

To require railroad cars to be equipped with reflectors. S. F. 309, Kibbie. Require railroads to maintain public roads at railway crossings. H. F. 367, Mayberry.

Railroads maintain super-structures of underpasses. H. F. 388, Hausheer and Gillette of Story.

Gillette of Story.

Relating to stops at railroad crossings by local delivery trucks hauling flammable liquids. S. F. 378, Lucken, et al.

Enable cities to acquire land for relocating railroad facilities and other public utility installations from urban renewal projects. S. F. 438, Condon and Messerly.

Relating to secured transactions and instruments of transmitting utilities, and the filing and recording thereof. S. F. 506, judiciary.

Scales required to have device to print or stamp weight values on scale tickets. H. F. 315, agriculture; S. F. 519, agriculture.

REAL ESTATE-

General

Increasing compensation of real estate commission members. S. F. 83, Coleman. Relating to limitations of actions in regard to restrictions and revisions on real estate. H. F. 115, judiciary.

real estate. H. F. 115, judiciary.
Relating to sale of real estate acquired by a county. S. F. 148, Beneke.
School board may possess real estate within or outside district as a schoolhouse site or for school related purposes. H. F. 138, Balley, et al.
Issue blanket patent to present owners of Dubuque and Pacific Railroad lands
in Williams, Hamilton county. S. F. 189, Walker.
Require licensed real estate brokers and salesmen to post surety bonds of
\$5,000. H. F. 165, Foster, et al.
Provide for voluntary surrender of real estate license waiving hearing or
notice; give real estate commission power to suspend license. S. F.
194, O'Malley, et al.
Authorize city councils to obtain options on property. S. F. 64, Reppert, et al.;
H. F. 49, Denato, et al.
Require publication, 1966, of 4 year property assessments, \$.50 tax levied
for publication cost, \$.40 to newspaper. S. F. 154, Rigler, et al.;
H. F. 378, Strothman, et al.
Tax real estate transfers. H. F. 716, ways and means; S. F. 636, ways and
means.

means.

REAPPORTIONMENT OF LEGISLATURE-

Legislative Reapportionment

Amending Iowa constitution creating legislature with 35 Senators and 70 House members. S. J. R. 12, Riley.

Amend the constitution to create a 35-member Senate and a 105-member House. S. J. R. 19, Kruck, et al.

Reapportion Iowa legislature, 60-member Senate elected from 49 districts and a 124-member House. S. F. 453, Hill.

Amend state constitution to create a 56-member Senate and 110-member House. S. J. R. 22, Reppert.

Create 58-member Senate from 47 districts, each county 35,000 or more population, each county 80,000 or more additional Senators. S. F. 483, O'Malley. O'Malley.

Amend Iowa constitution relating to composition of the General Assembly, basis of representation of the members, establishment of congressional districts. S. J. R. 24, governmental affairs.

Formation of congressional districts, repealing provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.

RECORDER-

General

Marking and branding livestock through secretary of agriculture. H. F. 59, Anderson and Winkelman.

Providing for recording of public utility mortgages. S. F. 357. Reppert.

RECORDS-

General

To protect right of citizens to examine public records. S. F. 165, Stanley, et al. To set fine for falsification of credit union records. S. F. 299, Frommelt, et al. Relating to retaining of municipal records. S. F. 391, Denman, et al.

RECREATION-

General

Relating to the enforcement of rules and regulations adopted by county con-

servation boards. H. F. 99, Oxley, et al.

Empower county conservation boards to cooperate with the federal government; to accept federal funds for outdoor recreational areas. H. F.

To correct a wrong Code reference in an act relating to condemnation of land for water recreation areas. H. F. 116, judiciary.

Cities and towns to incur bonded indebtedness for reconstruction of repair of recreation buildings, swimming pools, etc. H. F. 328, Wengert, et al.

Exempt owners, lessees, and occupants of recreational premises from liability to recreational users. S. F. 383, Nims, et al.
Establish an Iowa recreation board to study recreation needs; provide ap-

propriation. H. F. 536, Craig and Boot. Authorize participation by this state and its subdivisions in programs of fed-

eral assistance relating to the planning and development of outdoor recreation resources, etc. S. F. 504, conservation and recreation.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation and

recreation.

Prohibit littering of water or land under state jurisdiction. H. F. 567, conservation and recreation.

Participation in federal assistance to planning and development of outdoor recreation resources, etc. H. F. 575, conservation and recreation.

See Parks, sub-reference General

REFORMATORY-

See Penal Institutions, sub-references General and Prisons

REGISTRATION-

General

Relating to the registration of vehicles used to transport chemical fertilizers.

S. F. 128, Stephens and Van Gilst.

To place liquid fertilizer equipment under registration when moved on the

highway except when used by a farmer exclusively in his farming operations. H. F. 118, Dunton, et al.

To require registration with Iowa commerce commission of all interstate motor carriers. S. F. 140, transportation.

Regulation of securities dealers under the Iowa securities law. H. F. 174,

commerce; S. F. 217, commerce.

Relating to registration requirements under the Iowa securities law. H. F. 174, commerce; S. F. 223, commerce.

exemption from registration vehicles used for storage, transporta-tion and application of liquid fertilizers. H. F. 224, Nielsen of Emmet-Palo Alto.

Relieve state department of public safety of furnishing containers to county treasurers for automobile registration certificates. H. F. 238, Dunton, et al.

Color of motor vehicle included in registration records. H. F. 250, Gaudineer, et al.

Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261, Madden, et al.

Exempt persons in armed forces from payment of annual registration on their motor vehicles provided in storage. H. F. 268, Utzig, et al.

No motor vehicle registration fee of less than \$5 shall be prorated. H. F. 274,

Bogenrief, et al.

Permit cities to prepare duplicate voter registration lists by data processing methods. H. F. 296, Burke, et al.

Relating to cosmetology. S. F. 184, Klefstad, et al.; H. F. 317, Gregerson, et al. Relating to the registration of professional engineers and land surveyors and the regulation of these professions. S. F. 408, Stanley, et al.

Relating to registration of voters. S. F. 421, Ely and Riley.

Certain coverage required to be offered in or supplemental to any automobile liability policy issued for delivery in this state with respect to any motor vehicle registered or principally garaged in this state. H. F. 397, Maley and Dunton.

Establish branch registration places in cities having permanent registration, with deputy registrars. S. F. 341, McNally, et al.; H. F. 415, Rasmussen, et al.

et al.

Start issuance of motor vehicle license plates in January instead of December. H. F. 429, Bogenrief, et al.

Regulating strip coal mining. S. F. 327, Reno, et al.; H. F. 439, Anderson, et al. Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.

Require motorboat registration with county treasurer rather than state conservation commission, minimum fee \$3. S. F. 460, Hansen, et al.

Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.

Exemption of registration fee to disabled veterans who are provided with money to buy a car. S. F. 493, Stanley.

Rewrite Iowa fertilizer law and set standards for transportation, handling, etc. S. F. 500, agriculture.

Liability insurance required before a motor vehicle could be registered. H. F. 469, Rickert.

469, Rickert.

Increase certain fees in registration and issuing of certificates of title, notation of liens, etc., on certificates of title of motor vehicles, county treasurers allowed to keep \$2.50 fee. H. F. 471, Bogenrief, et al.

Issue permanent motor vehicle license plates to owners of motor vehicles other motors.

than commercial, establish monthly registration system based on birth date of vehicle. H. F. 480, Robinson.

Allow farmer to register single unit straight truck with up to 6 wheels for \$40 annual fee. H. F. 483, Nielsen of Emmet-Palo Alto.

Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.

Annual registration with sheriff of pistols or revolvers. S. F. 312, Reno. Remove limitation of \$350,000 a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.

Authorize removal from state records of the registration numbers of boats not renewed 60 days after lapsing. H. F. 589, conservation and recreation.

Clarify and establish procedures to be used by the Iowa reciprocity board for determining apportionment of truck registration fees with other states under the prorating law. H. F. 637, transportation.

REHABILITATION-

General

To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.

Require judges and county attorneys to furnish board of control statement of facts and circumstances of criminal offenses that result in sentences to facilitate work of diagnostic clinic for prisoners. S. F. 485, Lucken, et al.; H. F. 523, Smith of O'Brien.

REORGANIZATION OF SCHOOL DISTRICTS-See School Districts

RESTAURANTS-

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.

RETAILER ...

General

To prohibit Sunday sales of certain merchandise. S. F. 164, Coleman, et al. Prohibit price discrimination in the sale of dairy products, etc. S. F. 212, Lange, et al.; H. F. 230, Cochran, et al.

Require retailers using trading stamps a choice of stamps or receipt of actual cash value as a cash discount. H. F. 266, Fischer of Grundy. Allow retailers a 3 percent credit or discount for sales tax collections. S. F. 280, Flatt, et al.; H. F. 357, Radl, et al.

To exempt trade-in allowances by retailers in remittances for the sales tax. S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Prohibit advertising or sale of "loss leaders" in merchandising. H. F. 464, Harrington.

Harrington.

Assessment of merchandise inventories for taxation. S. F. 471, Coleman, et al. Permit collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. F. 487, Hageman.

Depositing of sales tax receipts by retailers if total amount collected in pre-ceding month exceeds \$25. S. F. 604, ways and means.

Mandatory depositing of sales tax receipts by retailers if total collected in preceding month exceeds \$100. H. F. 697, ways and means.

RETIREMENT SYSTEMS-

General

Relating to retirement systems for policemen and firemen under civil service. H. F. 50, Denato, et al.

Remove disqualification for unemployment benefits if claimant receives social security payments. S. F. 68, Mincks, et al.; H. F. 107, Caffrey, et al. Create special committee to study retirement programs for public employees, \$5,000 appropriation. S. J. R. 20, Kruck and Shirley; H. J. R. 20, Brinck and Doderer.

Provide automatic retirement at age 65 unless department head and executive council has approved work continuance to age 70 for state employees. S. F. 502, governmental affairs.

Relating to retirement systems for policemen and firemen. H. F. 7, Gaudineer, et al.; S. F. 34, O'Malley, et al.

Require retirement at 65 for firemen and policemen where appointed under civil service. S. F. 62, Reppert, et al.

Retirement systems for policemen and firemen at an age corresponding to years of service. H. F. 51, Radl, et al.; S. F. 152, Burke, et al.

Changing method of computing judicial retirement benefits. S. F. 210, Ely and Riley.

Increase from \$75 to \$100 a month the pensions to public school teachers with at least 25 years service, retired before July 4, 1953. S. F. 237, Burns, et al.; H. F. 227, Resnick, et al.

Allow state fire marshal officers to become members of the peace officer retirement system. H. F. 273, Glenn.

School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al. School districts to buy annuity contracts for employees. H. F. 313, Gannon,

et al.

Adjusting pensions of public safety peace officers, salaries paid active members. H. F. 31, Doyle, et al.; S. F. 127, Hagedorn, et al.

Public Retirement System

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.: H. F. 11, Ochlsen.

Adjusting ng pensions of retired firemen and policemen according to presently paid salaries in these departments. H. F. 39, Gaudineer, et al.; S. F.

58, O'Malley, et al.

Increase top limit for salary deductions to IPERS from \$4,800 to \$6,000. S. F.

197, Ely, et al.

Remove \$4,000 annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer, increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of

Clinton, et al.
Relating to advisory investment board of the IPERS. H. F. 347, Hausheer, et al.

Permit investment of up to 25 percent of IPERS funds in common stock, 10 percent in preferred stock. H. F. 441, Doderer, et al.

Appropriate \$500,000 a year to IPERS to increase the prior service reserve fund. H. F. 443, Resnick and Carnahan.

Public employees of 72 years of age to receive retirement benefits regardless of the amount of their earnings and if they have full time employment. H. F. 550, Mahan and Kluever.

Exempt persons hired for short periods of time from participation in IPERS.

Exempt persons hired for short periods of time from participation in IPERS. H. F. 587, governmental subdivisions. Accident and disability benefits for public safety peace officers. H. F. 88, Gallagher, et al.; S. F. 199, Burke, et al.

RIVERS.

General

County conservation boards create lakes by damming streams, acquire lands, etc.; financed by general obligation bonds. H. F. 282, Busing.

Rewrite Iowa law on functions and duties of Iowa natural resources council, etc. S. F. 522, agriculture.

Rewrite Iowa law on development and use of flood plains of rivers and streams by Iowa natural resources council. S. F. 523, agriculture.

Comprehensive planning of water resources and matters associated therewith. S. F. 543, agriculture.

ROAD USE TAX FUND-

General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.

Permit cities and towns to use tax money same as they can spend street fund

money. S. F. 103, Condon, et al.; H. F. 193, Robinson, et al.

Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate \$170,000 from state road use tax fund. H. F. 346, appropriations.

Appropriate \$159,000 from road use tax fund to reconstruct and hard surface roads around Black Hawk Lake. S. F. 443, Lange; H. F. 490, Graham

and Houston.

primary road scenic and improvement fund, appropriation. H. F. Establish 636, transportation.

ROADS-

General

Increasing spending road use tax fund for institution and park roads. S. F. 82, Nims, et al.; H. F. 86, Hausheer, et al.

Change from mandatory to optional payments by highway authorities for crossing roads and highways with drain tile line or ditches. H. F. 95, Edgington, et al.

Edgington, et al.

Increase from 25 to 45 miles per hour speed limits on roads at institutions under board of regents. S. F. 99, Nims; H. F. 142, Hausheer, et al.

Remove 25 percent limitation on spending from the primary road fund by state highway commission for main highways in cities and towns. S. F. 106, Reppert, et al.; H. F. 189, Doderer, et al.

Combine present 2 county secondary road tax levies into one levy of eleven and one-eighth mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.

Provide mail delivering vehicles sufficient area to stop off traveled postion of

H. F. 251, Distelhorst, et al.

Provide mail delivering vehicles sufficient area to stop off traveled portion of primary roads when delivering mail. H. F. 281, Hullinger, et al.

Require public hearing before transferring a primary road to the local secondary road system. H. F. 336, Grassley, et al.

Construct Stange institutional road bridge over Squaw Creek on campus Iowa State University of Science and Technology, appropriate \$170,000 from state road use tax fund. H. F. 346, appropriations.

Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al.; S. F. 344, Hansen, et al.

Require railroads to maintain public roads at railway crossings. H. F. 367.

Require railroads to maintain public roads at railway crossings. H. F. 367, Mayberry.

Mayberry.

Prohibit county boards of supervisors from ordering indiscriminate spraying on and along roads. H. F. 403, Rider.

Establish a secondary road research fund. S. F. 400, Hagedorn; H. F. 424, Scherle of Fremont-Mills and Gillette of Clay-Dickinson.

Forbid use of day labor for construction or reconstruction of any secondary road or bridge when estimated total cost exceeds \$500, requiring letting of contracts. H. F. 440, Gillette of Story, et al.

Appropriate \$159,000 from road use tax fund to reconstruct and hard surface roads around Black Hawk lake S. F. 442 Lange: H. F. 490, Graham

roads around Black Hawk lake. S. F. 443, Lange; H. F. 490, Graham and Houston.

To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.

Ditches within 40 feet of end of T intersections must be eliminated. S. F. 473, Coleman.

Secondary and farm-to-market road extensions in cities of more than 2,500. S. F. 477, Nims, et al.

Appropriate \$65,000 for improvements at Green Valley state lake in Union county. H. F. 526, Madden.

Increasing from \$500,000 to \$1,000,000 the size of the Iowa primary road contingent fund. H. F. 569, transportation.

Prohibit parking on any portion of the interstate highway system. H. F. 583, transportation.

Travel on the primary road system. H. F. 612, transportation.

Providing necessary emergency work on the primary road system with advertising for bid if estimate is less than \$50,000. S. F. 131, Kruck.

Classification of highways and responsibility therefor. S. F. 551, transportation.

Establish primary road scenic and improvement fund, appropriation. H. F. 636, transportation.

Appropriate from primary road fund to bureau of labor for use of industrial

commissioner for payment of workmen's compensation claims of employees of highway commission. S. F. 557, appropriations.

Cancel outstanding unredeemed county primary road bonds. H. F. 642, transportation.

Highway commission purchase primary road right-of-way financed by issuance of anticipatory primary road warrants. H. F. 643, transportation. Restrictions on parking and stopping on primary roads. H. F. 660, transporta-

tion. Highway commission maintain, reconstruct, etc. all highways and roads on state-owned and state-controlled roads and property. H. F. 535,

Redfern, et al.

Highway commission maintain, reconstruct, etc. park, institutional and all state-owned and state-controlled roads and property. S. F. 447, Lange; H. F. 544, Redfern, et al.

Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets, appropriation. H. J. R. 25, transportation; S. J. R. 27, transportation.

SAFETY-

General

Relating to employment safety and providing for an employment safety commission, appointed by governor for six-year terms to make safety rules and regulations. S. F. 23, Stanley, et al.

Equipping motor vehicles with safety belts and safety harnesses. S. F. 51, Kruck, et al.; H. F. 112, Robinson, et al.

Establish occupational safety and health advisory board authority to propose

safety rules and regulations to state labor commissioner. H. F. 140. Glenn, et al.

Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al. Iowa state secretary of agriculture provide regulations for safety standards

for construction, installation, operation, transportation and utiliza-tion of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.

To provide for safety emblems on slow-moving vehicles. S. F. 359, Mills. Relating to employment safety and providing for an employment safety commission. S. F. 403, industrial and human relations.

State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. H. F. 634, transportation.

Create vehicle code study committee to study vehicle laws. H. J. R. 24, transportation. Annual credit to highway grade crossing safety fund. H. F. 695, appropriations.

> Highway Safety Patrol See Highway Safety Patrol, sub-reference General

See Highways, sub-reference General

SALARIES-

General

Raising pay of Polk county district court reporters. S. F. 33, Denman, et al.;
H. F. 14, Bogenrief, et al.
Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.
To increase the salaries of county sheriffs. H. F. 104, Dunton, et al.; S. F. 136,

Reppert, et al.

Increase compensation of conservation officers. S. F. 181, Nims, et al.

Increasing from \$180 to \$200 a week the pay of insurance examiners checking domestic companies. H. F. 179, commerce; S. F. 218, commerce. Increase from \$12,000 to \$21,000 the salary of state health commissioner. S. F. 268, appropriations.

Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.

Increase salaries of county attorneys. H. F. 291, Gaudineer, et al. Compensation of county attorneys. S. F. 329, Denman, et al. Increasing salaries of elective county officials other than county attorneys

according to population and assessed valuation. H. F. 349, judiciary. Increase salaries of Senate and House majority and minority floor leaders from \$30 to \$50 per day and from \$30 to \$40 per day. H. F. 361, Baker

and Hausheer. Increase compensation of city officials in commission form of government.

H. F. 503, Brinck. Increase salary of Tama Indian reservation officer and change title. S. F. 521, governmental subdivisions.

Increase salary of county attorneys. S. F. 532, judiciary.
Repeal penitentiary and men's reformatory salary appropriations; fulfilled by biennial appropriations. H. F. 616, appropriations.
Abolish salary restrictions for mayor and council; commission form governments. H. F. 626, governmental subdivisions.
Increase salary of county attorneys. H. F. 628, governmental subdivisions.
Compensation of members of the state conservation commission. S. F. 124,

Benda.

Increase annual salary of clerk of grand jury counties of 150,000 and over from \$6,000 to \$7,000. H. F. 475, Gaudineer.
Increase from \$30 to \$40 pay of legislators. H. F. 657, governmental affairs.
Overtime pay to state employees for emergency or holiday work. S. F. 221,

Ely, et al. Deductions from salaries of state employees to United Fund or similar organi-

zations. H. F. 671, governmental affairs. Expenditures by highway commission for salaries and expenses. S. F. 591, appropriations.

Wages

Wage rates for public works projects. S. F. 91, Klefstad, et al.; H. F. 157,

Wengert, et al.

Increase top limit for salary deductions to IPERS from \$4,800 to \$6,000. S. F.

197, Ely, et al.

Remove \$4,000 annual salary limit on which IPERS tax of 3.5 percent is collected from both the employing public body and the employer; increase yearly and on all pay beginning in 1972. H. F. 270, Jackson of

crease yearly and on all pay beginning in 1972. H. F. 270, Jackson of Clinton, et al.

Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278, Brinck and Nielsen of Emmet-Palo Alto.

Provide method of payment of state penitentiary and men's reformatory personnel during emergencies. S. F. 455, Lucken, et al.

Salary increase for members of the Iowa highway safety patrol. S. F. 288, Kruck, et al.; H. F. 508, Dunton and Gannon.

Increase salaries of bailiffs and clerks of the municipal court. H. F. 574, included

judiciary.

Increase salaries of bailiffs and clerks of municipal court \$2,000 per year.
H. F. 585, judiciary.
Establish new method of determining employment security benefits. S. F. 22,
Mincks, et al.; H. F. 42, Caffrey, et al.
State minimum wage of \$1.25 per hour. H. F. 48, Felger, et al.; S. F. 54, Mincks

and Klefstad.

and Klefstad.

State minimum wage of \$1.25 per hour. S. F. 57, Stanley, et al.

Regulate and enforce payment of wages due employees from corporations doing business in Iowa. S. F. 73, Mincks, et al.

Charge employer with embezzlement failing to account for amounts withheld from employee wages. S. F. 193, Rigler, et al.

Regulate and enforce payment of wages due employees from corporations doing business in Iowa. H. F. 254, Caffrey, et al.

Creditors garnish wages of state employees. H. F. 406, Harrington, et al.

Written consent of employer for any wage assignment. H. F. 437, Millen,

State employees payment of accrued vacation pay; terminated or leave. S. F. 524, claims; H. F. 598, claims.

SALES-

General

General

To forbid any licensed dealer from selling a motor vehicle or trailer with regroved tires. H. F. 52, Miller of Des Moines, et al.

Allow cities and towns and areas under boards of supervisors, voting wet continue licensing sale of liquor by the drink even though county voted dry. H. F. 60, Coffman and Scott.

Allowing sale of wine by privately owned stores. H. F. 62, Wilson and Coffman. Repeal law relating to dram shop actions. H. F. 63, Coffman, et al.

Eliminate requirement beer permittees having dancing must hire a policeman. H. F. 64, Coffman, et al.

Relating to sale of real estate acquired by a county. S. F. 148, Beneke.

Permitting a factors lien on all merchandise of a borrower. S. F. 205, Reppert.

Prohibit price discrimination in the sale of dairy products, etc. S. F. 212,

Lange, et al.; H. F. 230, Cochran, et al.

Regulate sale of frearms where delivery is by mail or freight service; unlawful unless order accompanied by notarized document of purchaser.

H. F. 231, Palmer, et al.

Defining narcotic drugs and making the law uniform. S. F. 330, Griffin.

To exempt trade-in allowances by retailers in remittances for the sales tax.

S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Relating to the buying and selling of eggs. S. F. 398, Reno, et al.

Extend one hour the legal hours of sale of liquor by the drink. H. F. 416, judiciary.

Exempt any educational institution from sales and use tax on purchases.

Exempt any educational institution from sales and use tax on purchases.
H. F. 418, Meacham, et al.
Relating to eggs and poultry industry; licensing and regulations. H. F. 432,
Meacham.

advertising or sale of "loss leaders" in merchandising. H. F. 464. Prohibit Harrington.

Permit beer to be sold at 6 a.m. instead of 7 a.m.; ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.

Permit liquor to be sold at 6 a.m. instead of 7 a.m. on weekdays. S. F. 440, O'Malley and Frommelt.

License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.

Permit public bonds to be issued before contract for expenditure of bond proceeds. S. F. 451, Ely.

Permit collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. F.

487, Hageman.

Repeal prohibition against sale of articles and medications intended to prevent conception. H. F. 502, Baringer.

Relating to the buying and selling of beef cattle. H. F. 509, Gannon.

Outlawing certain consumer frauds, and providing more effective regulatory and enforcement procedures. H. F. 561, judiciary.

No regrooved tires on motor vehicles. H. F. 627, transportation.

Amend and correct uniform commercial code act. S. F. 597, judiciary.

Uniform commercial code act. S. F. 227, judiciary; H. F. 401, judiciary.

To prohibit Sunday sales of certain merchandise. S. F. 164, Coleman, et al. Extends one hour the legal hours of sale of liquor by the drink. H. F. 416, judiciary.

SALES TAX-

See Taxes, sub-reference Sales

SANITATION-

General

Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture.

SAVINGS AND LOAN ASSOCIATIONS—

General

To compel all persons who charge interest to provide an itemized list of all interest, charges, or other fees. H. F. 114, Wengert, et al.

Co-ordinate requirements of lowa state chartered saving and loan associations with federal association requirements. H. F. 98, Melrose; S. F.

Regulate industrial loan companies under supervision and licensing by state auditor. S. F. 132, Frommelt, et al.; H. F. 276, Jackson of Clinton, et al.

SCALES-

See Weights and Measures

SCHOOL DISTRICTS-

General

Legalize proceedings for the merger of certain land into the United Com-munity School District, in the counties of Boone and Story. H. F. 35, Baker and Hausheer.

Baker and Hausheer.

Legalizing proceedings of the board of directors of the United Community School District in Boone and Story Counties, authorizing \$700,000.00 in school district bonds. H. F. 36, Baker and Hausheer.

Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.

Allow public school employees transfer earned, unused, sick leave from one school district to another. H. F. 76, Rickert.

Simple majority vote needed for authorization of school bond issues. S. F. 93,

Ely.

Ely.

Providing for all the area of the state to be in a school district maintaining twelve grades by July 1, 1966. S. F. 122, Stanley.

Relating to purchase of uniforms for vocal and instrumental school music groups. S. F. 139, Rigler and Lodwick.

School board may possess real estate within or outside district as a school-house site or for school related purposes. H. F. 138, Balley, et al.

Continue approved schoolhouse tax levy in school district boundary changes except in school district reorganization. S. F. 153, Ely and Beneke.

Relating to establishing technical high schools. S. F. 167, Dodds.

Require school boards to attach all school districts not in a twelve grade district, reorganization. S. F. 190, education.

Require school boards to attach all school districts not in a twelve grade district, reorganization. S. F. 190, education.

Permit a school employee to authorize payroll deduction for dues to professional associations, organizations or unions. S. F. 281, Denman, et al.; H. F. 298, Hausheer, et al.

Repeal limit \$200 year which may be spent for books, maps, apparatus, etc. H. F. 171, Shirley of Dallas, et al.

To require public school buses to transport private school children. S. F. 200, Hansen, et al.; H. F. 182, Miller of Des Moines, et al.

To permit the reorganization of school district territory completely surrounded by reorganized community school districts. S. F. 208, Briles, et al.

To permit the reorganization of school district territory completely surrounded by reorganized community school districts. S. F. 208, Briles, et al.

Set minimum 28-unit course standard in public high schools; four units English, two units foreign language or Latin, three units each math, science and social studies. S. F. 235, Stephens.

Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al.

Require each taxpayer to list the name of his resident school district on his state income tax return. H. F. 271, Strothman.

Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for fixed control project. S. F. 256.

ments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.

Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F.

278, Brinck and Nielsen of Emmet-Palo Alto.
One mill school site levy only by school districts maintaining a twelve grade school with enrollment of at least 600. S. F. 269, Shirley and Lodwick. School boards to buy retirement annuity contracts for employees and make payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al.

To remove the \$5 limit per pupil for pupil for school bus transportation. S. F. 298, Ely.

School districts to buy annuity contracts for employees. H. F. 313. Gannon. et al.

et al.

Provide for lease-purchase option of school buildings. S. F. 313, education.

Remove the \$1.50 per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.

Require official publication of school board proceedings. H. F. 326, Dunton.

Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.

Permit school boards, after vote of the people, to transfer funds from the general fund to the schoolhouse fund. S. F. 317, Heying.

To establish a new formula for payment by school districts of tuition for a student attending a public juntor college outside the district. S. F.

student attending a public junior college outside the district. S. F.

363, education. Limit levy for support of county boards of education to 1 mill. H. F. 362

Strothman, et al.

Relating to termination of contracts with school teachers. S. F. 411, Cassidy Relating to purchase of school supplies. S. F. 424, Elvers, et al. Encourage private operation of school buses and encourage school boards to contract with such private operators. S. F. 432, DeKoster.

contract with such private operators. S. F. 432, Dekoster.

Authorize laboratory schools at educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. H. F. 393, education; S. F. 413, education.

Reduce from 60 percent to 55 percent the majority required for approval of school bond issues. H. F. 455, Seibert.

Set procedures for tie vote of county boards on school reorganization matters.

S. F. 499, McNally.

Permit school districts to enter into lease-purchase contracts for mobile

Permit school districts to enter into lease-purchase contracts for mobile classrooms, laboratories, and shops. H. F. 494, Wolcott, et al. Legalize a school district merger involving Waterloo school district. H. F.

518, Jackson of Black Hawk, et al.

Taxpayer required to state his school district in state income tax return. S. F.

479, Kibbie, et al. Establishment of the Iowa City community school district in Johnson county, H. F. 650, education.

Authorizing county boards of education in 2 or more counties to merge into a joint county school system. H. F. 553, education.

Establishment and operation of state vocational-technical schools and colleges. H. F. 664, education.

Reorganization of school districts. S. F. 620, education.

Reorganization of school districts. S. F. 620, education.
Uniting of school districts. H. F. 704, education.
Appropriate from general fund to public instruction for general state aid
to school districts. S. F. 644, appropriations.
Appropriate from general fund to public instruction for supplemental aid to
certain school districts. S. F. 646, appropriations.
Appropriate from general fund to public instruction for drivers training aid
for school districts. S. F. 639, appropriations.

SCHOOLS-

General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.

Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31, Walker.

31, Walker.
Authorizing school districts to pay for group health insurance and group life insurance for employees. S. F. 36, Ely, et al.
Charging tuition for pupils taking supplemental courses at summer school. S. F. 41, Shaff and Coleman.
Additional appropriation of \$309,000.00 to relocate water supply facilities of Woodward state hospital and school, Saylorville dam. H. F. 37, Baker.
Allow public school employees transfer earned, unused sick leave from one school district to another. H. F. 76, Rickert.
To grant a teacher the right of appeal to district court from termination of contract by a school board. H. F. 18, Oxley, et al.; S. F. 117, Nims, et al.

et al.

Regulating the color of a vehicle formerly used as a school bus. S. F. 119. Stanley

Stanley.

Create a special legislative educational investigative committee, inquire into development of education techniques, appropriate \$5,000. H. J. R. 18, Radl.

Providing for all the area of the state to be in a school district maintaining twelve grades by July 1, 1966. S. F. 122, Stanley.

Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.

To remove the seven-mill limit on school district taxes for paying principal and interest on school bond indebtedness. H. F. 105, Doderer and Hausheer.

Relating to purchase of uniforms for vocal and instrumental school music groups. S. F. 139, Rigler and Lodwick.

To increase minimum sick leave for school employees. H. F. 131, Gregerson, et al.

Permitting costs of life, health and accident insurance for employees paid by public funds. S. F. 84, Coleman, et al.; H. F. 133, Mayberry, et al. Pay agricultural land tax credits in full and to raise exempt applicable school millage from 15 to 20 mills. H. F. 137, Scherle of Fremont-Mills, et al. School board may possess real estate within or outside district as a school-house site or for school related purposes. H. F. 138, Bailey, et al. Provide for the education of children in state controlled institutions. S. F. 86, education. H. F. 144 Scott et al.

Provide for the education of children in state controlled institutions. S. F. 86, education; H. F. 144, Scott, et al.

Create state public school building authority to construct and lease school buildings, not to exceed 40 years. S. F. 158, Reppert.

Provide for the re-establishment of the authority of the state board of public instruction to adopt standards for schools. H. F. 155, Cohen, et al.

Relating to establishing technical high schools. S. F. 167, Dodds.

Relating to financing of school costs. S. F. 169, Beneke and Kibble.

Require school boards to attach all school districts not in a 12 grade district, reorganization. S. F. 190, education.

Repeal limit \$200 year which may be spent for books, maps, apparatus, etc.

H. F. 171, Shirley of Dallas, et al.

Issuance of high school equivalency certificates by the state superintendent of public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of

public instruction. S. F. 173, Lodwick, et al.; H. F. 200, Miller of Buena Vista, et al. Require wearing of eye protective devices by students and teachers in voca-

tional and industrial art classes and laboratories. S. F. 228, Nims, et a.1.

Set minimum 28-unit course standard in public high schools; 4 units English, 2 units foreign language or Latin, 3 units each math, science and social studies. S. F. 235, Stephens.

social studies. S. F. 235, Stephens.

Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al.

Increase from present 7 mills to 10 mills the levy limitation on school bonds. H. F. 2, Smith of O'Brien, et al.; S. F. 20, Nims, et al.

Increase from \$75 to \$100 a month the pensions to public school teachers with at least 25 years service, retired before July 4, 1953. S. F. 237, Burns, et al.; H. F. 227, Resnick, et al.

To apply the special schoolhouse tax levy on year of certification if filed before October 1. S. F. 255. Shoeman, et al.; H. F. 239, Strothman,

fore October 1. S. F. 255, Shoeman, et al.; H. F. 239, Strothman.

Provide for area vocational schools, community colleges and technical institutes, no more than 20 area vocational districts and 4 technical institutions. H. F. 260, Radl, et al.

One mill school site levy only by school districts maintaining a 12 grade school

with enrollment of at least 600. S. F. 259, Shirley and Lodwick.
School boards to buy retirement annuity contracts for employees and make
payroll deductions for premiums if joint participating plans are established. S. F. 276, Nims, et al. School districts to buy annuity contracts for employees. H. F. 313, Gannon,

et al.

et al.

To permit the state board of vocational education to help in development of work shops. S. F. 311, Ely, et al.

Provide for lease-purchase option of school buildings. S. F. 313, education. Remove the \$1.50 per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton.

Require official publication of school board proceedings. H. F. 326, Dunton. Permit school boards, after vote of the people, to make lease-purchase agreements payable from the school general fund. S. F. 316, Heying.

Permit school boards, after vote of the people, to transfer funds from the general fund to the schoolhouse fund. S. F. 317, Heying.

Admission of children to school. S. F. 331, Stanley.

Increase the minimum sick leave for school employees. S. F. 332, Van Gilst and Elvers.

and Elvers.

Unlawful for private schools or colleges to collect advance tuition or other charges in excess of \$25. S. F. 354, Kibbie and Nurse.

To establish a new formula for payment by school districts of tuition for a student attending a public junior college outside the district. S. F. 363, education.

Authorize laboratory schools at the educational institutions under the state board of regents and to provide for their financing and contracts with local school districts. S. F. 413, education; H. F. 393, education.

Relating to purchase of school supplies. S. F. 424, Elvers, et al. Grant teachers right to a duty free lunch period. H. F. 414, Bremmer, et al. Establish 8 trade and vocational schools, 1 in each district of the board of public instruction, appropriate \$8,000,000. H. F. 420, Scherle of Freemont-Mills.

Permit school boards to provide a shuttle bus service for high school students at a central location and take them to school. H. F. 431, Meacham and Melrose.

Increase sales and use tax by 1 cent, earmark this money for a school property tax replacement fund. S. F. 436, Van Gilst and Stanley; H. F. 408, Dunton and Baringer.

Reduce from 60 percent to 55 percent the majority required for approval of school bond issues. H. F. 455, Seibert.

Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. H. F. 456, Crozier.

Amend constitution to repeal requirement fines collected in countles shall be used for school purposes only. H. J. R. 22, Nielsen of Emmet-Palo Alto.

Legalize a school district merger involving Waterloo school district. H. F.

518, Jackson of Black Hawk, et al.

Authorizing county boards of education in two or more counties to merge into a joint county school system. H. F. 553, education.

Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F.

514, judiciary.

Repeal present school tax limits per person, establish overall limit of \$400 per person. H. F. 592, education.

Establishment and operation of area vocational schools and area community colleges. S. F. 550, education.

Appropriate to department of public instruction \$10,000 veterans administration, \$5,000 school lunch program. H. F. 651, appropriations.

Responsibilities of the state superintendent of public instruction. S. F. 553,

education.

commercial driving schools and instructors. H. F. 653, transportation.
Establishment and operation of state vocational-technical schools and colleges. H. F. 664, education.
Advertising and selling courses of instruction. S. F. 560, education
Legalize, etc. proceedings providing for organization, etc., of school corporations. S. F. 569, judiciary.
Dates for school elections. S. F. 596, education.
Appropriate from general fund to public instruction for specified school aid.
S. F. 645, appropriations.

Community School Districts

See Community School Districts, sub-reference General Legalizing Acts See Legalizing and Enabling Acts

Use and operation of school buses on the public highways. S. F. 168, Nims, et al.; H. F. 159, Scott, et al.
Raise age limit from 16 to 18, persons permitted to drive school buses. S. F.

182, Burke, et al.

182, Burke, et al.

Octagonal stop signs on school buses. S. F. 185, Stanley, et al.

Require flashing front amber and red lights on school buses, permit buses to stop only where there is 700 feet clear vision. S. F. 191, Nims, et al.

To require public school buses to transport private school children. S. F. 200, Hansen, et al.; H. F. 182, Miller of Des Moines, et al.

Octagonal stop signs and other improvements for signs on school buses. H. F. 252, Robinson and Mayberry.

To remove the \$5 limit per pupil for school bus transportation. S. F. 298, Ely.

Encourage private operation of school buses and encourage school boards to contract with such private operators, S. F. 432, DeKoster.

Permit school boards to provide a shuttle bus service for high school students at a central location and take them to school. H. F. 431, Meacham

and Melrose. State responsible for providing transportation for all pupils attending school, appropriation. H. F. 532, Dunton.

SCIENCE-

Establish 7 member board to preserve Iowa flora, geolosites in native state. S. F. 475, Kibbie and Benda. geology and archeology

SEAT BELTS-

Requiring every new motor vehicle registered after January 1, 1966, shall be equipped with safety belts. H. F. 29, Scherle, et al. Equipping motor vehicles with safety belts and safety harnesses. S. F. 51,

Kruck, et al.; H. F. 112, Robinson, et al.

Equipment of motor vehicles with safety belts. S. F. 4, Riley. Equipping motor vehicles with safety belts or safety harnesses. S. F. 319, Kruck, et al.

SECRETARY OF AGRICULTURE-

General

Marking and branding livestock through secretary of agriculture. H. F. 59,
Anderson and Winkelman.

Permitting department of agriculture to set fee for tuberculosis testing in
cattle. S. F. 114, Main, et al.

Relating to the registration of vehicles used to transport chemical fertilizers.
S. F. 128, Stephens and Van Gilst.

Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al.; H. F. 84, McNamara, et al.

To require humane slaughter of livestock in packing plants outside federal jurisdiction. H. F. 122, Radl, et al.; S. F. 175, Ely and Riley. Appointment to the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas. To exempt electronic scale not requiring a pit from Iowa law on commercial scale installation. S. F. 244, Briles.

Prohibit price discrimination in the sale of dairy products, etc. S. F. 212,

Lange, et al.; H. F. 230, Cochran, et al.

Member of Iowa beekeepers association shall serve on state agriculture mar-

keting board. H. F. 314, Hausheer.

Establishing milk room standards for producers of milk and cream for manufacturing purposes. S. F. 236, Elvers; H. F. 322, Den Herder, et al.

Provide for testing of liquified petroleum gas meters by department of agriculture and condemnation of inaccurate meters. H. F. 338, Oehlsen.

Forbid importation of swine unless officially vaccinated, free of diseases. S. F. 340, Stephens.

Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utilization of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.

Creating a state agricultural products utilization research committee. H. F. 344, Scherle of Fremont-Mills and Gillette of Clay-Dickinson; S. F. 382, Main.

Create Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412, Gallagher, et al.

Requiring milk and cream processors to post bond with secretary of agricul-

ture. H. F. 446, Meacham.

Changing various rules for enforcement of candling and grading eggs. H. F. 451, Ossian, et al.

License cattle dealers and regulate cattle sales under department of agriculture. S. F. 448, Stephens and Van Gilst.

Rewrite Iowa fertilizer law and set standards for transportation, handling. etc., of anhydrous ammonia, etc. S. F. 500, agriculture.

Require Iowa specifications for cheeses and cheese products conform with federal food and drug standards. H. F. 327, agriculture; S. F. 501, agriculture. Relating to the buying and selling of beef cattle. H. F. 509, Gannon.

Relating to the buying and selling of beef cattle. H. F. 509, Gannon. Relating to the agricultural marketing division and the marketing board and to make an appropriation. S. F. 490, Main. Revise regulations for state sanitary inspection of hotels, restaurants, and food establishments. H. F. 445, agriculture; S. F. 510, agriculture. Increase from \$1 to \$3 annual charge for certifying to the soundness of any stallion or jack. H. F. 319, agriculture; S. F. 517, agriculture. Scales required to have device to print or stamp weight values on scale tickets. H. F. 315, agriculture; S. F. 519, agriculture. Eradication of hog cholera. S. F. 429, Main, et al.; H. F. 599, agriculture. Increase fees charged by Iowa department of agriculture for inspection of weights and measures. H. F. 318, agriculture; S. F. 544, agriculture. Agriculture marketing division and board. S. F. 570, agriculture.

SECRETARY OF STATE....

General

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Amending lowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7,

Wilson, et al.

\$25 candidate filing fee for nomination papers for county elective offices, \$50 fee for U. S. senator, Congress, state offices and Iowa legislature. S. F. 315, Reppert.

Require approval by secretary of state amendments to the articles of incorporation of business corporations. H. F. 395. Bailey.

Issue land patent on 51.65 acres in Wapello county to Clovie D. Walter. S. F.

514, judiciary.

Allow service of a sult on secretary of state when an Iowa resident commits a tort and leaves state before legal action has been started. H. F. 551, Gaudineer.

SECURITIES-

General

Authorize insurance commissioner to establish rules for solicitation and voting of proxies from insurance company policyholders and stockholders. S. F. 216, commerce; H. F. 209, commerce.

S. F. 210, commerce; H. F. 209, commerce.
Regulation of securities dealers under the Iowa securities law. H. F. 174, commerce; S. F. 217, commerce.
Empowering insurance commissioner to promulgate rules and regulations under the securities act. H. F. 178, commerce; S. F. 222, commerce.
Relating to registration requirements under the Iowa securities law. H. F.

Relating to registration requirements under the 1000 177, commerce; S. F. 223, commerce.

Require reports to insurance commissioner of insider trading of domestic stock insurance company equity securities by an owner of 10 percent or more of the stock. S. F. 231, commerce; H. F. 210, commerce.

To make it a misdemeanor for giving false statements to credit unions to secure loans. S. F. 300, Frommelt, et al.

General

Authorize city councils to finance, by certificates, ordered installation of sanitary toilet facilities. S. F. 60, Reppert, et al.; H. F. 74, Caffrey, et al. Create 5 member certification board to certify qualifications of persons operating public water supply and sewage treatment. S. F. 312, Ely, et al.; H. F. 345, Gannon, et al.

To authorize cities and towns to issue revenue bonds for water plants and regulate water connections to private property, S. F. 376, Denman.

SHERIFFS

General

Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 30, Gaudineer, et al.; S. F. 88, Denman, et al.

Increase mileage allowance of sheriffs office from 9 cents to 12 cents per mile.

S. F. 109, Flatt.
To increase the salaries of county sheriffs. H. F. 104, Dunton, et al.; S. F. 136,

Reppert, et al.
Superintendent of state mental health institute to send notice of patient death

Superintendent of state mental health institute to send notice of patient death to nearest relative, county clerk and sheriff from which patient was committed. S. F. 233, Reppert and McNally.

Increasing salaries of elective county officials other than county attorneys according to population and assessed valuation. H. F. 349, judiclary.

Weapons permits issued by a sheriff shall be valid throughout state. H. F. 46, Scherle of Fremont-Mills, et al.; S. F. 345, Mills and Riley.

Forbid trespass on posted private property having privately owned pond, pool, lake, stream, etc., with notice of posting filed with the sheriff. S. F. 495, Stanley.

Annual registration with sheriff of pistols or revolvers. S. F. 318, Reno. County sheriffs issue operators and chaufeurs licenses. H. F. 610, transporta-

County sheriffs issue operators and chauffeurs licenses. H. F. 610, transporta-

tion. SIGNS-

General

Relating to highway safety and control of traffic at highway intersections. S. F. 121, Stanley and Lange. Octagonal stop signs on school buses. S. F. 185, Stanley, et al.

Octagonal stop signs on school buses. S. F. 185, Stanley, et al.

To require installation of stop or yield signs on all intersecting highways by
July 1, 1968. H. F. 190, Gillette of Story.

Regulate outdoor advertising along interstate highway by prohibiting signs.

S. F. 192, Hansen, et al.; H. F. 228, Dunton, et al.

Octagonal stop signs and other improvements for signs on school buses. H. F.

252, Robinson and Mayberry.

Require warning sign or flag on any vehicle operating on highways at less than 30 miles per hour. S. F. 464, Stanley.

Forbid trespass on posted private property having privately owned pond, pool, lake, stream, etc., with notice of posting filed with the sheriff.

S. F. 495, Stanley.

SOCIAL SECURITY-

General

Legislative members appointed to IPERS board. S. F. 15, McGill, et al.; H. F. Oehlsen.

Voluntary payments for care of minors in state institutions and provide for the use of social security benefits to pay for such care. S. F. 476, Flatt; H. F. 542, Seibert.

Disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind. H. F. 573, industrial and human relations; S. F. 527, industrial and human relations.

SOCIAL WELFARE-

General

Relating to authorizing board of control to delegate administrative work to employees. S. F. 29, Lucken, et al.
State board of social welfare may employ special counsel. H. F. 301, industrial and human relations

Old age assistance grants, disregard first \$10 plus one-half the rest of the first \$50 earned a month. H. F. 302, industrial and human relations. Old age assistance recipients, property exclusions. H. F. 303, industrial and human relations.

State social welfare board allowed to transfer funds from one welfare fund to another as needed, approval by comptroller and governor. H. F. 306, industrial and human relations.

Authorize state social welfare board to pay assistance grants on pro-rata basis if funds insufficient to pay grants in full. H. F. 307, industrial and

human relations.

To exempt from income consideration in various assistance programs, payments made under federal economic opportunity act of 1964, etc., powers and duties of welfare board. H. F. 308, industrial and human relations.

U. S. citizenship not requirement for old age assistance. H. F. 309, industrial and human relations.

Require county attorney to commence civil suit to compel support of persons receiving public assistance. S. F. 496, Stanley.

Social welfare shall administer soldiers, sailors and marines relief instead of soldiers relief commission. H. F. 474, Hausheer.

Set up commission to study, evaluate and co-ordinate health, welfare and ed-ucational services offered by public and private agencies. H. F. 476, Wilson.

Enabling state to recover old age assistance payments from a person who withheld information on property he possessed. H. F. 558, industrial and human relations.

Repealing law which requires children shall be responsible for funeral expenses and support of parents on old age assistance. H. F. 559, industrial and human relations.

Disregard other income and resources as may be needed to implement a plan for achieving self-support by a recipient of aid for the blind. H. F. 573, industrial and human relations; S. F. 527, industrial and human relations.

Social welfare department appropriation for blind, children, old age, disabled and Indians. S. F. 567, appropriations.

Social welfare department appropriation for medical assistance to aged. S. F.

565, appropriations.

Amount of assistance grants in ADC program. H. F. 578, industrial and human relations; S. F. 607, industrial and human relations.

Board of control to elect own chairman annually, social welfare board to select a chairman. S. F. 252, Ely, et al.

SOIL CONSERVATION-

Increase from \$10 to \$25 daily pay of state soil conservation committee members. H. F. 243, Miller of Des Moines.

Appropriate from general fund to soil conservation committee. S. F. 587,

appropriations.

SOLDIERS RELIEF COMMISSION-

General

Social welfare shall administer soldiers, sailors and marines relief instead of soldiers relief commission. H. F. 474, Hausheer.

Repeal law barring boards of supervisors from delegating administrative duties of soldiers relief commission. S. F. 446, Ely.

SPEED RESTRICTIONS

See Highways

SPORTS-

General

Allow use of veterans auditoriums for sports events, conventions, etc., and allow beer and liquor to be sold. S. F. 177, Reppert.

Permit spearing of fish by skin divers under rules of state conservation commission. S. F. 183, Klefstad and Lisle.

Penalty for bribery in athletic contests, fine of up to \$10,000 or up to 10 years imprisonment or both, make imprisonment in a penitentiary. H. F. 452. Gaudineer.

STATE COMMISSION ON HEALTH, EDUCATION AND WELFARE SERV-ICES-

Set up commission to study, evaluate and co-ordinate health, welfare and edu-cational services offered by public and private agencies. H. F. 476, Wilson.

STATE FAIR-

General

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al. To include roads of the state capitol grounds and the state fairgrounds in the roads under highway commission supervision and maintenance. H. F. 513, Redfern.

Approportion from general fund for capital improvements to state fair board. S. F. 586, approportions. Appropriate from general fund to fair board for aid to agricultural societies. S. F. 589, appropriations.

Establish an Iowa state fair and world food exposition study committee. H.

J. R. 26, governmental subdivisions.

STATE FIRE MARSHAL-

General

Relating to death by fire reports made to the state fire marshal. S. F. 389, transportation.

Require fire marshal to regulate use and reuse of containers that held combustible materials. H. F. 462, Radl.

Require any person using arc welding or oxygen-gas welding or cutting in Require any person using arc welding or oxygen-gas welding or cutting in a public building to obtain permit from state fire marshal. H. F. 463, Radl.

Relating to violations of flammable liquid and liquified petroleum gas regulations. S. F. 505, transportation.

Increase from \$.50 to \$1 the fee paid officials reporting a fire. H. F. 183, O'Malley, et al.; S. F. 226, transportation.

No license issued to any hospital prior to fire safety certificate. H. F. 335, Caffrey and Foster.

STATE OF IOWA-

General

Amending Iowa constitution relating to the formation of congressional districts and repealing the provisions relating to state senatorial and representative districts. H. J. R. 1, Baringer.

Amending Iowa constitution changing the term of office of county attorneys to 4 years. S. J. R. 2, Reppert, et al.

Amending Iowa constitution changing congressional districts and repealing the provisions relating to state controlled and representative districts.

the provisions relating to state senatorial and representative districts.

The provisions relating to state senatorial and representative districts.

S. J. R. 6, Lodwick, et al.

Amending constitution to authorize bingo games sponsored by charitable, religious or veterans organizations. S. J. R. 8, Hansen, et al. Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Appointment of the office of the secretary of agriculture. S. F. 13, Main, et al.; H. F. 10, Shirley of Dallas.

Establish statewide daylight saving time. S. F. 157, Hansen, et al.; H. F. 158, Rickert, et al.

Rickert, et al.

Rickert, et al.

Proposing an amendment to constitution relating to effective date of laws passed at general session of General Assembly. H. J. R. 2, Baringer; S. J. R. 10, Lange and Stanley.

Establish uniform time throughout the State of Iowa. S. F. 53, Riley.

Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.

Amend Iowa constitution to provide home rule for city and town governments.

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Amend Iowa constitution to provide home rule for city and town governments. H. J. R. 3, Grassley.

Amending constitution of Iowa to change term of office of governor and lieutenant governor to four years. S. J. R. 17, Lucken and Lodwick.

Amending Iowa constitution to provide home rule for municipal corporations. S. J. R. 13, Frommelt, et al.; H. J. R. 15, Maule, et al.

Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al.

Increase from \$10 to \$25 daily pay of state soil conservation committee members. H. F. 243, Miller of Des Moines.

Amending the constitution of the state relating to the election of the governor and lieutenant governor. S. J. R. 21, governmental affairs.

Consolidate all architectural work of state departments in one agency, supervised by executive council. H. F. 352, Conway, et al.

Create and establish a state tort claims act. S. F. 322, claims; H. F. 376,

claims.

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al. Establish a standard time in Iowa. H. F. 180, Scherle of Fremont-Mills. Permit state and local governments to provide joint services and facilities through public or private agencies. S. F. 97, Ely, et al.; H. F. 188,

Meacham, et al.

Amending constitution to authorize bingo games sponsored by charitable, non-profit, religious or veterans organizations. H. J. R. 5, Doyle, et al. Amending Iowa constitution changing term of office of the governor and licutenant governor. S. J. R. 5, Burke, et al.; H. J. R. 6, Jackson of

Clinton, et al.

Clinton, et al.

Governor prepare plans for reorganization of executive branch of government.

S. F. 14, Kibbie, et al.; H. F. 40, Jackson of Clinton, et al.

Require long-range cost estimate attached to all bills introduced providing appropriations. S. F. 209, Lisle, et al.; H. F. 255, Winkelman, et al.

Set up Iowa law enforcement academy at University of Iowa. H. F. 111, Doderer, et al.; S. F. 174, Kruck, et al.

Governor's day. S. F. 562, governmental affairs; H. F. 662, education.

Establishment and operation of state vocational-technical schools and colleges. H. F. 664, education.

State make payments of costs and fees in successful habeas corpus actions if plaintiff has no funds. H. F. 354, Redfern.

Civil defense in Iowa. S. F. 575, governmental affairs.

Make appropriations to persons in settlement of claims against state. S. F. 573, claims.

573, claims.

Make appropriations to persons in settlement of claims against the state. S. F. 601, claims.

Governor to mobilize executive department in event of public highways emergency. H. F. 714, governmental affairs.

Traveling library to enter into compacts with adjoining states. S. F. 17, Lodwick and Dodds; H. F. 41, Robinson, et al.

Employees

See Employees

Public Improvements

Adopting report of the capitol planning commission as the master plan and guide for expansion of the state capitol grounds. S. J. R. 15, O'Malley,

et al.; H. J. R. 16, Grassley, et al.

Authorizing state executive council to acquire additional land for capitol grounds extensions. S. J. R. 14, O'Malley, et al.; H. J. R. 17, Grassley, et al.

Appropriate \$159,000 from road use tax fund to reconstruct and hard surface roads around Black Hawk Lake. S. F. 443, Lange; H. F. 490, Graham and Houston.

Establish an lowa recreation board to study recreation needs, provide appropriation. H. F. 536, Craig and Boot.

Require all building and facility construction by the state, counties, cities and towns be made accessible to and functional for the physically handicapped. S. F. 352, industrial and human relations; H. F. 580, industrial and human relations.

Iowa development commission provide assistance to insure economic and orderly development of the state. H. F. 632, commerce; S. F. 561, commerce.

Conventions

Relating to primary elections, vacancies, precinct caucuses and county and state conventions. H. F. 541, Rasmussen.

Change date of primary election. H. F. 533, Rasmussen; S. F. 545, governmen-

tal affairs.

STATE OFFICES-

General

Confirmation of public officers by the senate, eliminating executive sessions.
S. F. 1, Frommelt, et al.
Amending Iowa constitution permitting governor authority to appoint sec-

Amending Iowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7, Wilson, et al.

Increase from \$.50 to \$1 the fee paid officials reporting a fire to state fire marshal. H. F. 183, O'Malley, et al.; S. F. 226, transportation.

Member of Iowa beekeepers association shall serve on state agricultural marketing board. H. F. 314, Hausheer.

Elect 10 directors instead of 7 for state fair board. H. F. 498, Redfern, et al. Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies, report to 1967 legislature. S. F. 547, governmental affairs.

Examine organization of all executive agencies. prepare plans and legislative

Examine organization of all executive agencies, prepare plans and legislative proposal for reorganization of such agencies. H. F. 649, governmental affairs.

Erection and equipping of new state office building on capitol grounds. S. F. 559, appropriations.

Maintenance and operational costs of state aircraft by national guard. S. F. 578, appropriations.

Governor to appoint auditor of state. S. J. R. 4, Mincks, et al.; H. J. R. 10, Jackson of Clinton, et al.

State of Iowa

See State of Iowa, sub-reference General

STATE PUBLIC SCHOOL BUILDING AUTHORITY-

Create state public school building authority to construct and lease school buildings, not to exceed 40 years. S. F. 158, Reppert.

STATE TAX COMMISSION-

General

Abolish state tax commission, create a single tax commissioner and state tax court, appointed by governor, revising taxation and assessment laws. S. F. 323, Eithon, et al.
Remove Des Moines Transit Company from assessment by the state tax commission. S. F. 425, Denman.
Substitute an adjusted gross income tax for present state income tax. H. F.

ernmental affairs.

546, Resnick. Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.

Refund unexpired portions of permit fees to beer wholesalers. H. F. 61, Coffman and Wilson.

Allow sale of wine by privately owned stores. H. F. 62, Wilson and Coffman. Establish fund for property tax relief. H. F. 543, Brinck. Clarify use of data processing equipment by tax department. H. F. 576, gov-

STREETS-

General

To make it mandatory for railway companies to maintain street improvements and crossings. H. F. 126, Gaudineer.

Prohibit parking, etc. within a city which has ordinance covering snow removal or other accumulations from streets. H. F. 145, Renda, et al. Provide for reservation of right-of-way for future streets by cities. S. F. 365, Ely, et al.

Provide for reservation of right-of-way for future streets by cities. H. F. 495, Panda

Renda.

Secondary and farm-to-maket road extensions in cities of more than 2,500. S. F. 477, Nims, et al.

Remove 25 percent limitation on spending from the primary road fund by state highway commission for main highways in cities and towns. S. F. 106, Reppert, et al.; H. F. 189, Doderer, et al.

Permit cities and towns to use tax money same as they can spend street fund money. S. F. 103, Condon, et al.; H. F. 193, Robinson, et al.

Require railroads to maintain public roads at railway crossings. H. F. 367,

Mayberry.

Create special study committee to make fiscal, administrative and engineering survey of highway, roads and streets, appropriation. H. J. R. 25, transportation; S. J. R. 27, transportation.

Parking meter money used for street work. S. F. 108, Klefstad, et al.; H. F.

186, Jackson of Clinton, et al.

STRIKES-

General

Illegal for anyone not directly involved in a labor dispute to recruit employees to replace workers involved in such dispute. H. F. 24, Miller of Buena Vista, et al.; S. F. 80, Denman, et al.

STUDENTS.

General

Charging tuition for pupils taking supplemental courses at summer school. S. F. 41, Shaff and Coleman.

Permit specially qualified high school students to attend college for advanced courses. H. F. 15, Meacham and Dunton; S. F. 110, Benda and Nims.

Raise age limit from 16 to 18, persons permitted to drive school buses. S. F.

182, Burke, et al.

Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al.

To establish a new formula for payment by school districts of tuition for a student attending a public junior college outside the district. S. F. 363, education.

SUBDIVISIONS-

General

Amending Iowa constitution changing congressional districts and repealing the provisions relating to state senatorial and representative districts. S. J. R. 6, Lodwick, et al.

SUNDAY SALES-

See Sales, sub-references General and Sunday Sales

SUPERINTENDENT OF BANKING-See Banking

SUPERINTENDENT OF PUBLIC INSTRUCTION-See Public Instruction

SUPERVISORS-See Board of Supervisors

SUPREME COURT-See Court, sub-reference Supreme

SWINE-

See Animals, sub-references, General and Diseases

TAX COMMISSION-

See State Tax Commission, sub-reference General

TAXES-

General

Relating to date corporations are required to provide statements to assessors for moneys and credits taxation purposes. S. F. 7, Reppert, et al. Relating to municipal participation in area television translator systems. H. F.

4, Murphy and Gillette of Clay-Dickinson.

Require payment of premium tax on policies exceeding \$5,000 written by fraternal beneficiary associations. S. F. 100, Hagedorn.

To exempt inventories from personal property taxation. H. F. 108, Reichardt

et al.

Rewrite present Iowa law on assessment and taxation of platted lands. S. F. 151, Coleman, et al.

151, Coleman, et al.

Remove maximum individual millage rate in 7 functional funds required in cities and towns, retain overall 30 mill tax limit on the funds. S. F. 104, Cassidy, et al.; H. F. 187, Melrose, et al.

Levy a tax on premium income of fraternal insurance societies. H. F. 161, Fischer of Grundy.

To repeal tax exemption that applies to a limit of 160 acres of income property in a township owned by educational institutions, etc. and substitute overall total of 240 acres. H. F. 33, Smith of O'Brien, et al. To permit a county to levy a poor fund tax up to 3 mills. S. F. 207, Reppert. Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al.; S. F. 344, Hansen, et al.

Increase tax on diesel, motor and other special rue. H. F. 100, Busing, et al.
S. F. 344, Hansen, et al.
Increasing certain taxes and repealing moneys and credits tax and personal property tax. S. F. 414, Stephens.
Relating to liquor taxation, control and enforcement. S. F. 433, Frommelt.
Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, and religious societies. H. F. 331, education.
Permit state to start legal action to require collection of taxes imposed on employers and employees under IPERS. H. F. 419, Jackson of Black

Hawk.

Semiannual registration fees for travel trailers and mobile homes may be made in one payment. H. F. 442, Bogenrief and Houston.

Assessment of merchandise inventories for taxation. S. F. 471, Coleman, et al. Allow owner of mobile home to pay license fees and taxes at same time. H. F. 484, Gillette of Story.

484, Gillette of Story.

Extend to independent petroleum jobbers or retail dealers two-thirds of present 3 percent allowance for evaporation or loss. H. F. 521, Scott, et al. Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agriculture land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.

Taxation of fraternal beneficiary associations. S. F. 214, commerce.

Appropriation, claims by members of tax revision advisory and education committee. S. F. 610, appropriations; H. F. 702, appropriations.

Iowa estate tax. H. F. 709, ways and means.

Study of Iowa tax structure, appropriation. H. J. R. 28, appropriations.

Business tax on corporations. H. F. 717, ways and means.

Exempt from taxation buildings of non-profit organizations while under con-

struction. H. F. 715, ways and means.

Tax real estate transfers. H. F. 716, ways and means; S. F. 636, ways and means.

Agricultural Land Tax Credit See Agricultural Land Tax Credit County

County
Relating to providing tax relief for elderly persons on the homesteads of such persons. S. F. 24, Walker.
Relating to repealing the tax on moneys and credits except that tax necessary to retire Korean veterans bonus bonds. S. F. 25, Schroeder, et al.
To legalize proceedings of South Hamilton community school board in setting a 1-mill levy to the school house fund for school site in its 1962-63 budget. S. F. 35, Walker.
To give double homestead tax credit to owners who are sixty-five or over. S. F. 47, Riley.
Taxation of real property of educational institutions and religious, literary and charitable societies. H. F. 97, Smith of O'Brien.
Amending Iowa constitution to provide that not more than 50 percent of a school district's general fund money come from property tax. S. J. R. 16, Stephens and Tabor.
To exempt all household personal property from taxation. S. F. 145, Stanley, et al.

et al.

et al.
To provide a tax exemption on personal property of \$50,000, in actual value.
H. F. 135, Nielsen of Shelby, et al.
Permitting mobile homes to be placed in storage. S. F. 195, Burke.
Increasing the maximum homestead tax credit. S. F. 243, Reppert.
Exempting all presently taxable livestock from further taxation. H. F. 38,
Den Herder, et al; S. F. 63, Elivers, et al.
Permitting county treasurer to appoint a deputy collector in cities over 6,000
not a county seat. H. F. 222, Anderson; S. F. 253, Briles.
To limit to a maximum of one mill the levy for county boards of education.
S. F. 254, Shoeman, et al.
Levying a tax for public health services. S. F. 46, O'Malley, et al.: H. F. 54.

Levying a tax for public health services. S. F. 46, O'Malley, et al.; H. F. 54, Resnick, et al.

Combine present 2 county secondary road tax levies into one levy of eleven and one-eighth mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.

Restrictions on registration of motor vehicles, must owe no personal property tax. H. F. 261, Madden, et al.

Exempt first \$10,000 of merchandise stock from property tax. S. F. 258, Flatt,

et al.

Real property tax exemption to disabled veterans on property acquired with federal assistance. H. F. 269, Utzig, et al.

County conservation boards create lakes by damming streams, acquire lands, etc., financed by general obligation bonds. H. F. 282, Busing.

Increase the \$750 property tax exemption of World War I veterans to \$1,000.

S. F. 273, Reppert.

Permitting farmers to improve buildings without assessment increase. S. F. 257, Heying, et al.

Grant \$500 property tax exemption to defense department personnel serving in Viet Nam between July 1, 1960 and July 1, 1965. S. F. 303, Riley,

Relating to equalizing the county tax burden. S. F. 338, Heying, et al.

To make a resident of the state, rather than the county alone, eligible to
take the examination for assessor. S. F. 368, Klefstad, et al.; H. F.

385, Millen, et al.

Requirements of the state of A year property assessments 250 text levied for

Require publication, 1966, of 4 year property assessments, \$.50 tax levied for publication cost, \$.40 to newspaper. S. F. 154, Rigler, et al.; H. F. 378, Strothman, et al.

Exempt from personal property taxation parts held by a dealer for replacement of worn or defective parts of machinery or equipment. H. F. 407,

Miller of Page.

Allow a court to set a reasonable attorney fee from a tax reduction gained by appeal of a property tax assessment. H. F. 461, Maley.

Assess all property for taxation at 25 percent of its market value. S. F. 497,

Stanley.

Exempt household goods and personal effects from taxation, expedite collection of personal taxes. H. F. 472, Bogenrief, et al.
Relating to collection of taxes, property. S. F. 489, Main.
Establish fund for property tax relief. H. F. 543, Brinck.
Organization, jurisdiction, powers and duties and methods of support of county multi-county, and city boards of health and health departments. H. F.

279, public health. Granting 1916 Mexican Border veterans a \$750 property tax exemption. S. F. 229, Riley.

Prohibit increasing the assessed value of a property for tax purposes because of routine and ordinary repairs. H. F. 205, Anderson.

Provide tax exemption for household personal property. H. F. 28, Grassley, et al.

Exempt inventories from personal property taxation. H. F. 108, Reichardt, et al.

Allow manufacturing companies credit against Iowa corporation income tax for amounts spent to build or enlarge plants in Iowa. S. F. 155, Stanley.

Create a special court to be known as Iowa Tax Court, H. F. 152, Miller of

Page, et al. Repeal tax exemption limitation of 160 acres of income property in a township owned by educational institutions, substitute 240 acres. H. F. 33, Smith of O'Brien, et al.

Increase from \$11,250,000 to \$15,000,000 appropriation for payment of agricul-

Increase from \$11,25,000 to \$15,000,000 appropriation for payment of agricultural land tax credits. H. F. 199, Mueller, et al.

Increasing certain taxes and repealing money and credits tax and personal property tax. S. F. 414, Stephens.

Tax real property acquired after January 1, 1965, by an educational institution, literary, charitable, etc. H. F. 331, education.

Relief for certain railroad right-of-way from special assessments by cities and towns. S. F. 284, Shoeman, et al.

Combine present 2 county secondary road tax levies into one levy of eleven and one-eighth mills, total levy not increased. S. F. 224, Messerly; H. F. 251, Distelhorst, et al.

Increase sales and use tax by 1 cent, this money for a school property tax replacement fund. S. F. 436, Van Gilst and Stanley; H. F. 408, Dunton and Baringer.

and Baringer.

Only bona fide residents entitled to agricultural land tax credit. H. F. 465, Hageman.

Appropriate \$13,500,000 for state aid to schools, set up a property tax credit fund of \$24,000,000, repeal moneys and credit tax, replace with 2 percent surtax on interest and dividends. H. F. 499, Smith of O'Brien.

Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities, buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.

Property tax benefit for elderly and disabled of limited incomes. S. F. 206, Burke; H. F. 280, Gregerson, et al.

Appropriate \$700,000 from general fund, create an assistance fund for mentally ill, reimburse counties for support credits granted in payment of patient bills. S. F. 118, Lisle, et al.

Create urban land tax credit, appropriation. S. F. 163, Reppert. Educational cost sharing through property tax replacement, establish new chapter in Code. H. F. 719, ways and means.

Income

To update income tax law to provide adoption of amendments to the internal revenue code passed by Congress last year. S. F. 125, Benda.

Allow manufacturing companies credit against Iowa corporation income tax for amounts spent to build or enlarge plants in Iowa. S. F. 155, Stanley.

To create a special court to be known as Iowa Tax Court. H. F. 152, Miller of Page, et al.

Amending constitution to place a top limit of 4 percent on both individual and corporation income tax rates. S. J. R. 18, Stanley, et al.

State personal income tax law to conform to federal internal revenue act of 1964. H. F. 198, ways and means.

Require income tax withheld from non-residents working in Iowa placing married person in same category as single person. H. F. 244, Graham. Require each taxpayer to list the name of his resident school district on his state income tax return, H. F. 271, Strothman.

Exempt first \$1,000 of military pay from state individual income tax. S. F. 265, Flatt, et al.

Exempt federal civil service annuity payments from state income tax. S. F. 286, Denman, et al.; H. F. 333, Clapsaddle and Gaudineer.

Increase state personal income tax rate to additional categories of income,

increase personal exemptions permitted in computing tax payments. H. F. 436, Hausheer, et al.

Make Iowa income tax laws conform to 1964 amendments to the U.S. internal

revenue code. H. F. 453, Denato.

Exempt from Iowa income tax 50 percent of compensation received from armed forces, maximum exemption of \$3,000. H. F. 485, Keleher and

Gaudineer.

Increase optional standard deductions on individual state income tax from 5 to 10 percent not to exceed \$1,000. S. F. 486, Stanley.

Taxpayer required to state his school district in state income tax return.

S. F. 479, Kibbie, et al.

Establish fund for property tax relief. H. F. 543, Brinck.

Substitute an adjusted gross income tax for present state income tax. H. F. 546, Resnick.

Clarify use of data processing equipment by tax department, assure maximum

uses of the exchange of federal information relating to income taxes.

uses of the exchange of federal information relating to income taxes. H. F. 576, governmental affairs.

Relating to equalizing the county tax burden. S. F. 338, Heying, et al.

Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.

Repeal 5 mills moneys and credits tax, individuals, estates and trusts, increase income tax rate on upper bracket incomes. S. F. 583, ways and means.

means.

Withholding Iowa income tax. S. F. 600, ways and means. Increase rates of corporation income tax. H. F. 687, ways and means; S. F. 605, ways and means.

Business tax on corporations. H. F. 717, ways and means.

Sales

Repeal 10 percent tax on sale of liquor by drink, raise prices of liquor in state stores by 25 cents fifth, allow liquor licensee discount of 20 percent on purchases in state stores under prices paid by retailers. H. F. 80, Coffman and Jackson of Clinton.

Extend present sales tax to include receipts from the renting of hotel and motel rooms, S. F. 149, Hansen, et al.

Exempt prescription drugs from sales tax. H. F. 312, Nielsen of Emmet-Palo Alto; S. F. 339, Griffin.

Allow retailers a 3 percent credit or discount for sales tax, collections. S. F. 280, Flatt, et al.; H. F. 357, Radl, et al.

Increase state sales and use tax from 2 to 3 percent. H. F. 359, Hausheer.

Increase state sales and use tax from 2 to 3 percent. H. F. 359, Hausheer.

To exempt trade-in allowances by retailers in remittances for the sales tax.

S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al.

Exempt any educational institution from sales and use tax on purchases. H. F.

418, Meacham, et al.

Increase sales and use tax by 1 cent, earmark this money for a school property tax replacement fund. S. F. 436, Van Gilst and Stanley; H. F.

408, Dunton and Baringer.

Provide sales tax exemption for items used by farmers to prepare their wares.

Provide sales tax exemption for items used by farmers to prepare their wares for market. H. F. 497, Scherle of Fremont-Mills.

Establish fund for property tax relief. H. F. 543, Brinck.

Allowing more time for governmental units to file for exemptions on sales and

Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.

Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.

Increasing certain taxes and repealing moneys and credits tax and personal property tax. S. F. 414, Stephens.

Permit collection of sales tax only on the cash difference between the selling

Permit collection of sales tax only on the cash difference between the selling price and the trade-in allowance of cars and farm equipment. H. F. 487, Hageman.

487, Hageman.

Exempt commercial fertilizers and agricultural limestone or materials from sales tax. H. F. 638, commerce.

Sales tax on certain services, etc. H. F. 668, ways and means. State sales and use taxes, amend various sections. H. F. 675, ways and means. Increase tax on cigarettes. H. F. 680, way and means.

Change amount of sales tax permit fee. H. F. 688, ways and means. Depositing of sales tax receipts by retailers if total amount collected in preceding month exceeds \$25. S. F. 604, ways and means.

Exempt commercial fertilizers, agricultural limestone or materials from sales tax. S. F. 617, commerce.

Mandatory depositing of sales tax receipts by retailers if total collected in preceding month exceeds \$100. H. F. 697, ways and means.

Relating to operating expense of school districts and the limitation of budgets for such expense unless the whole is approved by voters. S. F. 31. Walker.

Walker.
Continue approved schoolhouse tax levy in school district boundary changes except in school district reorganization. S. F. 153, Ely and Beneke. Relating to financing of school costs. S. F. 169, Beneke and Kibbie. Require state to provide 40 percent cost of education all districts maintaining high schools, local districts share determined by ratio property value per pupil. H. F. 213, Bremmer, et al.
Increase from present 7 mills to 10 mills the levy limitation on school bonds. H. F. 2, Smith of O'Brien, et al.; S. F. 20, Nims, et al.
To apply the special schoolhouse tax levy on year of certification if filed before October 1. S. F. 255, Shoeman, et al.; H. F. 239, Strothman.

Prevent double collections by school districts from federal and state governments for lands taken off tax rolls for flood control project. S. F. 256, Shoeman, et al.; H. F. 277, Strothman.

To remove the \$5 limit per pupil for school bus transportation. S. F. 298, Ely. Remove the \$1.50 per pupil limit on school boards for purchase of textbooks and supplies. S. F. 297, Ely; H. F. 320, Gregerson and Dunton. Repeal present school tax limits per person, establish overall limit of \$400 per person H. F. 592, education.

Return 5 mill school tax, 1964 to taxpayers of Gillett Grove rural school district of Clay county. S. F. 527, judiciary.

Create urban land tax credit, appropriation. S. F. 163, Reppert.

Increase from \$11,250,000 to \$15,000,000, payment of agricultural land tax credits. H. F. 199, Mueller, et al.; S. F. 637, appropriations.

Use
To require date be shown on postmark in mailing reports and requests for remittances relating to the motor vehicle fuel tax. S. F. 32, O'Malley. Relating to reports by special fuel dealers or users to the state treasurers office. S. F. 39, O'Malley. Increase state sales and use tax from 2 to 3 percent. H. F. 359, Hausheer. To exempt trade-in allowances by retailers in remittances for the sales tax. S. F. 384, O'Malley, et al.; H. F. 389, Miller of Page, et al. Exempt any educational institution from sales and use tax on purchases. H. F. 418, Meacham, et al.

Increase sales and use tax by 1 cent, earmark this money for a school property tax replacement fund. S. F. 436, Van Gilst and Stanley; H. F. 408, Dunton and Baringer.

Establish fund for property tax relief. H. F. 543. Brinck. Use

408, Dunton and Baringer.

Establish fund for property tax relief. H. F. 543, Brinck.

Allowing more time for governmental units to file for exemptions on sales and use tax refunds. H. F. 552, governmental affairs.

Set up a personal property tax credit fund to provide full credit on personal property taxes except moneys and credits, property of utilities and buildings and fixtures on leased land, repeal agricultural land tax credits, increase sales and use tax to 3 percent, increase individual income tax by one-third, provide new formula for computing corporation income tax. H. F. 529, Reichardt.

Permit cities and towns to use tax money same as they can spend street fund money. S. F. 103, Condon, et al.; H. F. 193, Robinson, et al.

State sales and use taxes, amend various sections. H. F. 675, ways and means.

Excise

Increase tax on diesel, motor and other special fuel. H. F. 160, Busing, et al.; S. F. 344, Hansen, et al.

Exempt from motor fuel tax, gas used by farmers for agricultural purposes. H. F. 500, Shirley of Dallas and Korn.

Iowa soybean association eligible for benefits of farm aid groups, levy excise tax one-half cent a bushel sold to promote products. S. F. 478, Coleman, et al.

Motor fuel and special fuel inventoried on June 30, 1965-July 1, 1965, tax rates established by H. F. 160, Sixty-first General Assembly. S. F. 616, ways and means.

Surtax

Repeal 5-mill monies and credits tax, except on banks, loan agencies, etc. and replace the tax money with a 3 percent surtax on dividends and interest in excess of \$200. S. F. 452, Hagedorn, et al.

Appropriate \$13,500,000 for state aid to schools, set up a property tax credit fund of \$24,000,000, repeal moneys and credits tax, replace with 2 percent surtax on interest and dividends. H. F. 498, Smith of O'Brien. Relating to moneys and credits tax and establishing a 5 percent surtax. H. F. 692, ways and means.

Fuel

Appropriate funds to comptroller from motor vehicle fuel tax fund. H. F. 618, appropriations.

Appropriate funds to treasurer from motor vehicle fuel tax fund. H. F. 619, appropriations.

Inheritance

Iowa inheritance tax. H. F. 679, ways and means.

TEACHERS-

General

To grant a teacher the right of appeal to district court from termination of contract by a school board. H. F. 18, Oxley, et al.; S. F. 117, Nims.

Suspend or revoke teachers certificates by board of public instruction. S. F. 85, education; H. F. 139, Hausheer, et al.

Require wearing of eye protective devices by students and teachers in vocational and industrial art classes and laboratories. S. F. 228, Nims, et al. Require school budget hearings to be held prior to new teacher salary schedule, require gross amount of school salaries given in publication, etc. H. F. 278, Brinck and Nielsen of Emmet-Palo Alto.

Create a special legislative educational investigative committee, inquire into development of education techniques, appropriate \$5,000. H. J. R. 18, Radl.

Increase teaching certificate or renewal from \$2 to \$6, life renewal from \$5 to \$20 and a duplicate \$5. S. F. 343, Kibbie, et al.

Relating to termination of contracts with school teachers. S. F. 411, Cassidy.

S. F. 411, Cassidy. Grant teachers right to a duty free lunch period. H. F. 414, Bremmer, et al. Permit Amish to continue educating their children in their private schools without being required to hire certified teachers. H. F. 456, Crozler. Termination of contracts with teachers. H. F. 225, Cochran, et al.; S. F.

598, education.

Pensions

See Retirement Systems, sub-reference Pension

TELEPHONE_

Communications

To require that long distance telephone rates within the state shall be computed on the same basis even if a call crosses state lines, H. F. Relating to secured transactions and instruments of transmitting utilities,

and the filing and recording thereof. S. F. 506, judiciary.

TELEVISION-

General

Relating to municipal participation in area television translator systems. H. F. 4, Murphy and Gillette of Clay-Dickinson. Municipalities to use public funds to build and operate area television translator systems. H. F. 288, governmental subdivisions.

TENANT-

General

Provide moving expenses up to \$500 within a 25 mile area in condemnation cases. S. F. 468, Riley.

TIME-

General

Establish uniform time throughout the State of Iowa. S. F. 53, Riley. Establish statewide daylight saving time. S. F. 157, Hansen, et al.; H. F. 158, Rickert, et al.

Time when beer may be sold. H. F. 404, judiciary. Extend 1 hour the legal hours of sale of liquor by the drink. H. F. 416, judiciary.

Permit beer to be sold at 6 a.m. instead of 7 a.m., ban sales during hours that polls are open for elections. S. F. 439, O'Malley and Frommelt.

Permit liquor to be sold at 6 a.m. instead of 7 a.m. on weekdays. S. F. 440
O'Malley and Frommelt.

Establish a standard time in Iowa. H. F. 180, Scherle of Fremont-Mills. To set a 4 a.m. opening hour for state parks. H. F. 588, conservation and recreation.

Extend hours for sale of beer. H. F. 83. Jackson of Clinton and Coffman.

TOWNSHIPS.

General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley, et al.

et al.

Redefine municipal court district. S. F. 77, Klefstad, et al.

Three year term for supervisors or township trustees. S. F. 186, judiciary.

Authorizing cities and towns to use joint fire facilities with a benefited fire district. S. F. 8, Riley and Ely; H. F. 53, Radl, et al.

Remove statutory \$60,000 annual dues limit to league of lowa municipalities. S. F. 107, O'Malley, et al.; H. F. 185, Brinck, et al.

Repeal section 49.14 of Code, in conflict with other Code sections (township clerk shall be clerk of election and township trustees judges in township precinct). H. F. 223, Robinson.

Assist in formation of fire protection districts in areas of limited population.

H. F. 377, Radl.

Permit selection of grand jurors from election precincts instead of by township only. S. F. 437, Ely.

Selection of grand jurors, provide a more representative grand jury. H. F. 473, Doderer.

Legaliza a school district

Legalize a school district merger involving Waterloo school district. H. F.

518, Jackson of Black Hawk, et al.
Cities and towns, etc. buy and pay for liability insurance for officials and employees against claims. H. F. 410, Gaudineer and Loss.

TRADING STAMPS-

General

Require retailers using trading stamps a choice of stamps or receipt of actual cash value as a cash discount. H. F. 266, Fischer of Grundy.

Regulation and taxation of trading stamp companies. S. F. 487, Hansen and Hagedorn.

· TRAILERS-

General

To forbid any licensed dealer from selling a motor vehicle or trailer with regrooved tires. H. F. 52, Miller of Des Moines, et al. Repeal exemption from registration vehicles used for storage, transportation and application of liquid fertilizers. H. F. 224, Nielsen of Emmet-Palo Alto.

To permit purchase of transit plates for travel trailers. S. F. 242, Buren. Reduce maximum length limits on all trucks and truck combinations to 50 feet. H. F. 323, Foster.

feet. H. F. 323, Foster.

Permitting pickup trucks or passenger cars towing a horse trailer to haul one or two horses. S. F. 374, Burke and McNally.

Semiannual registration fees for travel trailers and mobile homes may be made in one paymennt. H. F. 442, Bogenrief and Houston.

Ownership of a mobile home park by a department of the state, no license fee to pay. H. F. 467, Gillette of Story.

Establish minimum rates for common carriers hauling rock, sand, gravel and parmitry issued to such earniers.

permits issued to such carriers. H. F. 477, Gannon.

Allow owner of mobile home to pay license fees and taxes at same time.

H. F. 484, Gillette of Story.

Remove limitation of \$350,000 a year expenditures of highway commission for traffic weighing operations and registration, etc. H. F. 582, transportation.

No regrooved tires on motor vehicles. H. F. 627, transportation.

TRANSIT SYSTEMS-

General

Remove requirement that city councils submit to vote of people the approval of contracts for transit service. S. F. 38, O'Malley, et al.: H. F. 245. Rider. Remove Des Moines Transit Company from assessment by the state tax com-

mission. S. F. 435. Denman.

TRANSPORTATION-

General

Reimbursing public officers and employees for travel mileage. S. F. 2, Benda. Commercial trucks hauling liquid commercial fertilizer not an implement of husbandry. S. F. 178, Reppert and Murray.

Raise age limit from 16 to 18, persons permitted to drive school buses. S. F.

To require public school buses to transport private school children. S. F. 200, Hansen, et al.; H. F. 182, Miller of Des Moines, et al.

Raising maximum allowance paid public officers and employees other than state officers and employees using private automobile, rate fixed by muicipal or political subdivision. S. F. 96, Reppert, et al.; H. F. 204, Reichardt, et al.

Reichardt, et al.

Octagonal stop signs and other improvements for signs on school buses.

H. F. 252, Robinson and Mayberry.

To remove the \$5 limit per pupil for school bus transportation. S. F. 298, Ely.

Limit the civil liability to persons riding in aircraft without payment for the ride or transportation. H. F. 293, Detje.

Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al.

Possession and transportation of fireworks a misdemeanor. H. F. 329, transportation.

portation. Iowa state secretary of agriculture provide regulations for safety standards for construction, installation, operation, transportation and utiliza-tion of anhydrous ammonia, etc., penalties. S. F. 347, Shoeman and Lodwick.

Relating to the overall length of vehicles. S. F. 404, transportation. Establish a guest liability statute for aircraft. S. F. 420, Burke.

Permit school boards to provide a shuttle bus service for high school students at a central location and take them to school. H. F. 431, Meacham and Melrose.

Allow farmer to register single unit straight truck with up to 6 wheels for \$40 annual fee. H. F. 483, Nielsen of Emmet-Palo Alto.
Relating to violations of flammable liquid and liquified petroleum gas regula-

tions. S. F. 505, transportation.

Increasing from \$500,000 to \$1,000,000 the size of the Iowa primary road contingent fund. H. F. 569, transportation.

Relating to vehicles used for the transportation of fertilizers and chemicals used for farm crop production. S. F. 388, transportation; H. F. 581,

agriculture.

Annual regulatory fee on motor vehicles used for transportation of freight. H. F. 686, transportation.

State responsible for providing transportation for all pupils attending school,

appropriation. H. F. 532, Dunton.

late from general fund to public instruction for transportation \$8,000,000. S. F. 633, appropriations. Appropriate

TRAPPING ---

General

To permit box trapping of cottontail rabbits and squirrels. S. F. 249, conservation and recreation.

To change the hunting, fishing and trapping license year from April 1 to the calendar year. S. F. 250, conservation and recreation.

TREASURER OF STATE-

General

To amend state constitution to permit governor to appoint secretary of state, treasurer of state, and attorney general, and permit General Assembly to appoint state auditor. S. J. R. 11, O'Malley, et al.

Amending lowa constitution permitting governor authority to appoint secretary of state, treasurer of state and attorney general. H. J. R. 7,

Wilson, et al.

Require licensed distributors of motor vehicle fuel to secure his own surety bond at his own expense. H. F. 287, Melrose and Fischer of Grundy. Adoption of state electrical code for inspecting and licensing electrical contractors and electricans. S. F. 480, O'Malley, et al.

Appropriate funds to treasurer from motor vehicle fuel tax fund. H. F. 619,

appropriations.

Procedure and type of investment of public funds by treasurer, amend interest rates of deposit of public funds. H. F. 663, commerce.

Special fuel dealers or users reports. S. F. 39, O'Malley.

Relating to a uniform disposition of unclaimed property act. S. F. 18, Hagedorn, et al.

Motor Vehicles

Relating to reports by special fuel dealers or users to the state treasurer's office. S. F. 39, O'Malley.

See Courts, sub-reference General

TRUCKS-

General

Increase from 50 to 55 miles daytime speed limit on trucks. H. F. 121, Scherle of Fremont-Mills.

Commercial trucks hauling liquid commercial fertilizer not an implement of

husbandry. S. F. 178, Reppert and Murray.

Truck operators and contract carriers to include irregular route service. S. F. 179, Coleman, et al.; H. F. 321, Dunton, et al

Reduce maximum length limits on all trucks and truck combinations to 50 feet. H. F. 323, Foster.

Permitting nickup trucks on responses complete.

Permitting pickup trucks or passenger cars towing a horse trailer to haul one or two horses. S. F. 374, Burke and McNally.

Relating to stops at railroad crossings by local delivery trucks hauling fiammable liquids. S. F. 378, Lucken, et al.

Permit a motor carrier to require shipper to declare value of property being stored or shipped, with liability limited to the declared value. S. F.

459, Kruck, et al.
Rules for use of auxiliary axles on trucks. S. F. 467, Denman, et al.
Establish minimum rates for common carriers hauling rock, sand, gravel and
permits issued to such carriers. H. F. 477, Gannon.

permits issued to such carriers. H. F. 477, Gannon.
Allow farmer to register single unit straight truck with up to 6 wheels for
\$40 annual fee. H. F. 483, Nielsen of Emmet-Palo Alto.
Scales required to have device to print or stamp weight values on scale tickets.
H. F. 315, agriculture; S. F. 519, agriculture.
Distance motor trucks, etc. must maintain from other motor trucks, etc. H. F.

620, transportation.

State public safety commissioner to establish rules and regulations regarding the equipment of motor carriers. H. F. 634, transportation.

Dual axle requirements of motor vehicles, trailers, and semitrailers. H. F. 629, commerce.

TRUSTEES-

General

Meetings of governmental bodies to be open to the public. S. F. 12, Stanley,

Relating to public libraries. H. F. 21, Robinson, et al.

Three year term for supervisors or township trustees. S. F. 186, judiciary. Repeal section 49.14 of Code, in conflict with other Code sections (township clerk shall be clerk of election and township trustees judges in township precinct). H. F. 223, Robinson.

TRUSTS-

General

Relating to various amendments to the probate code. S. F. 49, O'Malley, et al. Enact a revised Iowa non-profit corporation act. S. F. 113, judiciary.

Repeal 5 mills moneys and credits tax, individuals, estates and trusts, increase income tax rate on upper bracket incomes. S. F. 583, ways and means.

UNDERPASSES-

General

Railroads maintain super-structures of underpasses. H. F. 388, Hausheer and Gillette of Story.

UNEMPLOYMENT COMPENSATION-

General

Relating to eliminating one-week waiting period before unemployed worker becomes eligible for employment security benefits. S. F. 21, Condon,

et al.

Relating to establishing a new method of determining employment security benefits, based on total wages in insured work. S. F. 22, Mincks, et al.; H. F. 42, Caffrey, et al.

Eliminate requirement that an applicant wait one week before eligible for unemployment compensation. H. F. 43, Caffrey, et al.

To eliminate provision that vacation pay be deducted from unemployment benefits. S. F. 69, Mincks and Frommelt.

To remove complete disqualification for unemployment benefits due to voluntarily leaving work or failure to accept work, limit 6 weeks. S. F. 61, Klefstad, et al.; H. F. 96, Wright, et al.

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Transfer state sanitorium at Oakdale to State University of Iowa and enlarge the functions of the sanitorium. H. F. 267, education; S. F. 271,

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Provide moving expenses up to \$500 within a 25 mile area in condemnation cases. S. F. 468, Riley.

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Amending constitution to authorize bingo games sponsored by charitable, nonprofit, religious or veterans organizations. H. J. R. 5, Doyle, et al.

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Allow use of veterans auditoriums for sports events, conventions, etc., and allow beer and liquor to be sold. S. F. 177, Reppert.

Issue 15 hour, 1 day, beer and liquor permit to veterans and other organizations, \$15 fee in lieu of license and tax. H. F. 172, Doyle, et al.

Granting 1916 Mexican border veterans a \$750 property tax exemption. S. F.

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Extension of time for filing application for Korean veterans bonus. H. F. 218, Stueland.

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help pay for his maintenance and support there. H. F. 285, Rider.
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Exemption of registration fee to disabled veterans who are provided with
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Social welfare shall administer soldiers, sailors, and marines relief instead
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Appropriate to department of public instruction \$10,000 veterans administration, \$5,000 school lunch program. H. F. 651, appropriations.

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Pay increase of board of veterinary medical examiners. S. F. 115, Main, et al.

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Increase from \$1 to \$5 permit fee for dealers of hog-cholera virus and serum, set minimum dosage of the serum. S. F. 219, Main; H. F. 275, Mueller.

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rerson who offers to treat diseased or injured animals gratuitously shall be classed as practicing veterinary medicine unless he is farmer treating own livestock or neighbors. H. F. 339, Cochran, et al. Provide a lien for services of bulls and also a lien for services by artificial insemination. S. F. 333, Nurse and Briles.

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Establish 8 trade and vocational schools, 1 in each district of the board of public instruction, appropriate \$8,000,000. H. F. 420, Scherle of Fremont-Mills.

Establish a technical institute in southwest Iowa, board of regents, appropriate \$1,650,000. H. F. 434, Robinson, et al.

Appropriate funds from general fund to public instruction for construction of 4 vocational schools. S. F. 635, appropriations.

Appropriate from general fund to public instruction for vocational education. S. F. 643, appropriations.

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Create Iowa water pollution control commission, through state health department, general supervision over state water pollution laws. H. F. 412,

Gallagher, et al.

Repeal mandatory rebating of assessments for extension of water mains in cities having population in excess of 75,000. S. F. 450, Ely.

Establish 7 member board to preserve Iowa flora, geology and archeology sites in native state. S. F. 475, Kibbie and Benda.

To encourage landowners to make land and water available to public by limiting liability in connection therewith. H. F. 564, conservation and recreation.

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servation and recreation.

Require vessels and structures not accepted by regulation to be removed from ice, land and water on state property by December 15 of each year. H. F. 590, conservation and recreation.

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Rewrite Iowa law on development and use of flood plains of rivers and streams by Iowa natural resources council. S. F. 523, agriculture.

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H. F. 421, Hausheer, et al.

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